

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X	
In re	:
	:
	Chapter 11
SEARS HOLDINGS CORPORATION, et al.,	:
	:
	Case No. 18-23538 (RDD)
	:
Debtors.¹	(Jointly Administered)
-----X	

AFFIDAVIT OF SERVICE

I, Asir U. Ashraf, depose and say that I am employed by Prime Clerk LLC (“**Prime Clerk**”), the claims and noticing agent for the Debtors in the above-captioned chapter 11 cases.

On February 9, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following documents to be served (1) by the method set forth on the Master Service List attached hereto as **Exhibit A**; (2) via overnight mail to the Office of the US Trustee Region 2, Attn P Schwartzberg R Morrissey, 201 Varick St Ste 1006, New York, NY, 10014, and (3) and delivered via overnight mail to Chambers of Honorable Robert Drain, Sears Chambers Copy, US Bankruptcy Court SDNY, 300 Quarropas Street Rm 248, White Plains, NY, 10601:

- Notice of Hearing on Debtors’ Twenty-Third Omnibus Objection to Proofs of Claim (No Liability Claims) [Docket No. 9284]
- Notice of Hearing on Debtors’ Twenty-Fourth Omnibus Objection to Proofs of Claim (Reduce and Reclassify) [Docket No. 9285]

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); Sears, Roebuck de Puerto Rico, Inc. (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Sears Brands Business Unit Corporation (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is 3333 Beverly Road, Hoffman Estates, Illinois 60179.

- Notice of Hearing on Debtors' Twenty-Fifth Omnibus Objection to Proofs of Claim (Reduce, Reclassify, or Disallow) [Docket No. 9286]

On February 9, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served by the method set forth on the 23rd Omnibus Service List attached hereto as **Exhibit B**:

- Notice of Hearing on Debtors' Twenty-Third Omnibus Objection to Proofs of Claim (No Liability Claims) – Exhibit 1 (a copy of which is attached as **Exhibit C**)

On February 9, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served by the method set forth on the 24th Omnibus Service List attached hereto as **Exhibit D**:

- Notice of Hearing on Debtors' Twenty-Fourth Omnibus Objection to Proofs of Claim (Reduce and Reclassify) – Exhibit 1 (a copy of which is attached as **Exhibit E**)

On February 9, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served by the method set forth on the 25th Omnibus Service List attached hereto as **Exhibit F**:

- Notice of Hearing on Debtors' Twenty-Fifth Omnibus Objection to Proofs of Claim (Reduce, Reclassify, or Disallow) – Exhibit 1 (a copy of which is attached as **Exhibit G**)

Dated: February 16, 2021

/s/ Asir U. Ashraf
Asir U. Ashraf

State of New York
County of New York

Subscribed and sworn to (or affirmed) me on February 16, 2021, by Asir U. Ashraf, approved to me on the bases of satisfactory evidence to be the person who executed this affidavit.

/s/ JAMES A. MAPPLETHORPE
Notary Public, State of New York
No. 01MA6370846
Qualified in New York County
Commission Expires February 12, 20

Exhibit A

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Exhibit A

Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to State of Michigan, Department of Treasury	AG and Assistant AG for the State of Michigan, Dept. of Treasury	Attn: Dana Nessel, Juandisha M. Harris 3030 W. Grand Blvd. Cadillac Place, Ste. 10-200 Detroit MI 48202	harrisj12@michigan.gov	Email
Proposed Counsel to Official Committee of Unsecured Creditors of Sears Holdings Corporation, et al.	Akin Gump Strauss Hauer & Feld LLP	Attn: Ira S. Dizengoff, Philip C. Dublin, Abid Qureshi, Sara L. Brauner One Bryant Park New York NY 10036	idizengoff@akingump.com pdublin@akingump.com aqureshi@akingump.com sbrauner@akingump.com	Email
Counsel to Svetlana Anderson ('Anderson')	Alderman & Alderman, LLC	Attn: Myles H. Alderman, Jr. 185 Asylum Street Hartford CT 06103	courts@alderman.com	Email
Attorneys for Aldine Independent School District	Aldine Independent School District	Attn: Pamela H. Walters, Johnetta Lang 2520 W.W. Thorne Drive Houston TX 77073	bnkatty@aldineisd.org	Email
As Agent Bayview Loan Servicing, LLC, the Bank of New York Mellon FKA the Bank of New York	Aldridge Pite, LLP	Attn: Jenelle C. Arnold 4375 Jutland Drive, Suite 200 P.O. Box 17933 San Diego CA 92177-0933	jarnold@aldridgepite.com	Email
Counsel to Morneau Shepell Ltd., in its capacity as administrator of the Sears Canada Inc. Registered Pension Plan	Allen & Overy LLP	Attn: Laura R. Hall & Joseph Badtke-Berkow 1221 Avenue of the Americas New York NY 10020	laura.hall@allenoverly.com joseph.badtke-berkow@allenoverly.com	Email
Counsel to Twentieth Century Fox Home Entertainment LLC	Alston & Bird LLP	Attn: James J. Vincequerra 90 Park Avenue New York NY 10016-1387	James.Vincequerra@alston.com	Email
Counsel to Twentieth Century Fox Home Entertainment LLC	Alston & Bird LLP	Attn: Leib M. Lerner 333 South Hope Street 16th Floor Los Angeles CA 90071	leib.lerner@alston.com	Email
Counsel to Sayville Menlo, LLC and Local Texas Tax	Ansell Grimm & Aaron, P.C.	Attn: Anthony J. D'Artiglio, Esq. 365 Rifle Camp Road Woodland Park NJ 07424	ajd@ansellgrimm.com	Email
Counsel to Community Unit School District 300	Archer & Greiner, P.C.	Attn: Allen G. Kadish, Lance A. Schildkraut 630 Third Avenue New York NY 10017	akadish@archerlaw.com lschildkraut@archerlaw.com	Email
Counsel to Rare Hospitality Management, LLC, Rare Hospitality International, Inc., Cheddars Casual Café, Inc., and Darden Restaurants, Inc.	Arent Fox LLP	Attn: Beth Brownstein 1301 Avenue of the Americas Floor 42 New York NY 10019	beth.brownstein@arentfox.com	Email

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Exhibit A

Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel for AT&T and Turner Broadcasting Sales, Inc.	Arnold & Porter Kaye Scholer LLP	Attn: Brian J. Lohan, Esq., Ginger Clements, Esq. 70 West Madison Street Suite 4200 Chicago IL 60602	brian.lohan@arnoldporter.com ginger.clements@arnoldporter.com	Email
Counsel to Shinn Fu Company of America, Inc.	Ashford – Schael LLC	Attn: Courtney A. Schael, Esq. 100 Quimby Street Suite 1 Westfield NJ 07090	CSchael@AshfordNJLaw.com	Email
Counsel to City Choice Limited	ASK LLP	Attn: Edward E. Neiger, Jennifer A. Christian 151 West 46th Street 4th Floor New York NY 10036	eneiger@askllp.com jchristian@askllp.com	Email
Counsel for Sears Holdings Corporation and its debtor affiliates, as debtors and debtors in possession	ASK LLP	Attn: Joseph L. Steinfeld, Jr., Esq., Gary D. Underdahl, Esq., Kara E. Casteel, Esq., Brigitte G. McGrath, Esq., Edward E. Neiger, Esq. & Marianna Udem, Esq. 2600 Eagan Woods Drive Suite 400 St. Paul MN 55121	jsteinfeld@askllp.com gunderdahl@askllp.com bmccrath@askllp.com kcasteel@askllp.com eneiger@askllp.com mudem@askllp.com	Email
Counsel for AT&T and Turner Broadcasting Sales, Inc.	AT&T Services Legal Department	Attn: James W. Grudus, Esq. One AT&T Way Room 3A115 Bedminster NJ 07921	Jg5786@att.com	Email
Interested Party	Austin Enterprises, LP.	Attn: J Connelly 5108 E. Clinton Way Ste. 109 Fresno CA 93727	jconnelly@austinenterpriseslp.com	Email
Counsel to 233 S. Wacker, LLC	Backenroth Frankel & Krinsky, LLP	Attn: Mark Frankel, Esq. 800 Third Avenue Floor 11 New York NY 10022	mfrankel@bfklaw.com	Email
Counsel to American Greetings Corporation	Baker & Hostetler LLP	Attn: Ferve Khan 45 Rockefeller Plaza New York NY 10111	fkhan@bakerlaw.com	Email

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Exhibit A

Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Brixmor Property Group, Inc., Federal Realty Investment Trust, and Fee Examiner	Ballard Spahr LLP	Attn: David L. Pollack, Vincent J. Marriott, III 52nd Floor - Mellon Bank Center 1735 Market Street Philadelphia PA 19103	pollack@ballardspahr.com marriott@ballardspahr.com	Email
Counsel to The Macerich Company, Starwood Retail Partners, LLC, Acadia Realty Limited Partnership, C.E. John Company, Inc., Centennial Real Estate Co., GS Pacific ER, LLC, PGIM Real Estate, Vintage Real Estate, LLC, WBCMT 2007-C33 Independence Center, LLC, and White Plains Galleria Limited Partnership	Ballard Spahr LLP	Attn: Dustin P. Branch 2029 Century Park East Suite 800 Los Angeles CA 90067-2909	branchd@ballardspahr.com	Email
Counsel to Federal Realty Investment Trust, Acadia Realty Limited Partnership, PGIM Real Estate, Pacific Retail Group, WBCMT 2007-C33 Independence Center LLC, Starwood Retail Partners LLC, Kravco Company, Brixmor Property Group, Inc., Centennial Real Estate Co., CenterCal Properties, LLC, C. E. Johns Company, Inc., GEM Realty Capital, Inc., GS Pacific ER, LLC, The Macerich Company, Vintage Real Estate, LLC, White Plains Galleria Limited Partnership, and Fee Examiner	Ballard Spahr LLP	Attn: Leslie C. Heilman, Matthew G. Summers, Tobey M. Daluz, Laurel D. Roglen, Chantelle D. McClamb 919 N. Market Street 11th Floor Wilmington DE 19801	heilmanl@ballardspahr.com summersm@ballardspahr.com daluzt@ballardspahr.com roglenl@ballardspahr.com mcclambc@ballardspahr.com	Email
Counsel to C.J. Segerstrom & Sons, S-Tract LLC and FBA Holdings, Inc.	Ballard Spahr LLP	Attn: Paul E. Harner, Alyssa E. Kutner 1675 Broadway 19th Floor New York NY 10019-5820	harnerp@ballardspahr.com kutnera@ballardspahr.com	Email
Counsel to Bank of America, N.A.	Bank of America, N.A.	Attn: Mark E. Cohen, Esq. 108-18 Queens Boulevard 4th Floor, Suite 3 Forest Hills NY 11375	mecesq2@aol.com	Email

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Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Aviation Mall NewCo, LLC, Holyoke Mall Company, L.P., JPMG Manassas Mall Owner LLC, Poughkeepsie Galleria LLC, Salmon Run Shopping Center, L.L.C., S&R Company of West Seneca NewCo, LLC, Washington Commons NewCo LLC, and DGI LS, LLC, Light 125 James West LLC, Shilington Plaza LLC	Barclay Damon LLP	Attn: Kevin M. Newman Barclay Damon Tower 125 East Jefferson Street Syracuse NY 13202	knewman@barclaydamon.com	Email
Counsel to Urschel Development Corporation	Barnes & Thornburg LLP	Attn: Mark R. Owens 11 S. Meridian Street Indianapolis IN 46204	mowens@btlaw.com	Email
Counsel to 3M Company, 3M Puerto Rico, and Meguiar's, Inc.	Barnes & Thornburg LLP	Attn: Zachary P. Heller 655 West Broadway, Suite 900 San Diego CA 92101	zheller@btlaw.com	Email
Counsel to Retail Opportunity Investments Corp.	Bayard, P.A.	Attn: Evan T. Miller 600 N. King Street Suite 400 Wilmington DE 19801	emiller@bayardlaw.com	Email
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Counsel for True Value Company	Beck, Chaet, Bamberger & Polsky, S.C.	Attn: Devon J. Eggert, Esq. Two Plaza East, Suite 1085 330 East Kilbourn Avenue Milwaukee WI 53202	deggert@bcblaw.net	Email
Counsel to Raven Associates c/o Aegis Investments, Inc.,	Belkin Burden Wenig & Goldman, LLP	Attn: Lewis A. Lindenberg 270 Madison Avenue New York NY 10016	llindenberg@bbwg.com	Email
Counsel to M&G Jewelers, Inc.	Bell Nunnally & Martin LLP	Attn: Russell W. Mills 2323 Ross Avenue Suite 1900 Dallas TX 75201	rmills@bellnunnally.com	Email
Counsel to PREP Hanover Real Estate LLC	Benesch, Friedlander, Coplan & Aronoff LLP	Attn: Michael J. Barrie, Kevin M. Capuzzi 222 Delaware Avenue Suite 801 Wilmington DE 19801	mbarrie@beneschlaw.com kcapuzzi@beneschlaw.com	Email

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Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to MIDAMCO, an Ohio Limited Partnership	Benesch, Friedlander, Coplan & Aronoff LLP	Attn: William E. Schonberg, Esq. 200 Public Square Suite 2300 Cleveland OH 44114	wschonberg@beneschlaw.com	Email
Counsel to Brixton Provo Mall, LLC	Bewley, Lassleben & Miller, LLP	Attn: Ernie Zachary Park 13215 E. Penn Street Suite 510 Whitter CA 90602-1797	Ernie.park@bewleylaw.com	Email
Counsel to salesforce.com, Inc., Oath (Americas) Inc.	Bialson, Bergen & Schwab	Attn: Lawrence M. Schwab, Thomas M. Gaa 633 Menlo Ave. Suite 100 Menlo Park CA 94025	Tgaa@bbslaw.com	Email
Counsel to Wilshire Investments, LLC (formerly known as Wilshire Business Center, a California General Partnership)	Binder & Malter LLP	Attn: Michael W. Malter, Julie H. Rome-Banks 2775 Park Avenue Santa Clara CA 95050	michael@bindermalter.com julie@bindermalter.com	Email
Black & Decker (U.S.) Inc.	Black & Decker (U.S.) Inc.	701 E. Joppa Road MY005 Towson MD 21286		First Class Mail
Counsel to Kin Properties, Inc.; Aleff LLC; Arcolo Limited Partnership; Cansan Company, LLC; Fairsan Company LLC; Floreff LLC; Fundamentals Co LLC; Greenmich LLC; Hareff LLC; Hillsborough Associates; Jeffrey Sandelman, Alison Schreier and Tracey Brewer, Successor Co-Trustees of the Pasan Trust; Mantkin LLC; Musue LLC; Nathan Alison LLC; Sugencole LLC; Sugengran LLC; Sugengran LLC; and Sugensteve LLC	Blank Rome LLP	Attn: Jeffrey Rhodes 1825 Eye Street NW Washington DC 20006	JRhodes@BlankRome.com	Email

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Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Hansae Co. Ltd., Kin Properties, Inc.; Aleff LLC; Arcolo Limited Partnership; Cansan Company, LLC; Fairsan Company LLC; Floreff LLC; Fundamentals Co LLC; Greenmich LLC; Hareff LLC; Hillsborough Associates; Jeffrey Sandelman, Alison Schreier and Tracey Brewer, Successor Co-Trustees of the Pasan Trust; Mantkin LLC; Musue LLC; Nathan Alison LLC; Sugencole LLC; Sugengran LLC; Sugengran LLC; and Sugensteve LLC	Blank Rome LLP	Attn: Stanley B. Tarr, Evan J. Zucker 1271 Avenue of the Americas New York NY 10020	Tarr@BlankRome.com EZucker@BlankRome.com	Email
Counsel to Taylor Sorensen, as Person Representative of the Wrongful Death Estate of Jonathan Sorensen, Deceased, ("Sorensen")	Bleus & Associates, LLC	Attn: George Anthony Bleus, Esq. Attorneys at Law 2633 Dakota NE Albuquerque NM 87110	bleusandassociates@gmail.com	Email
Counsel to Amanda Gonzales	Borah, Goldstein, Altschuler, Nahins & Goidel, P.C.	Attn: Jeffrey C. Chancas 377 Broadway New York NY 10013		First Class Mail
Counsel to Sub-Zero Group, Inc., Sub-Zero Group West Inc., Sub-Zero Group Southwest LLC, Sub-Zero Group Southeast, Inc., Kenney Manufacturing Company	Borges & Associates, LLC	Attn: Wanda Borges, Esq., Sue L. Chin, Esq. 575 Underhill Blvd. Suite 118 Syosset NY 11791	bankruptcy@borgeslawllc.com wborges@borgeslawllc.com schin@borgeslawllc.com	Email
Counsel to iStar Jewelry LLC	Brach Eichler LLC	Attn: Anthony M. Rainone 101 Eisenhower Parkway Roseland NJ 07068-1067	arainone@bracheichler.com	Email
Counsel to 1803, LLC, and Camegaran, LLC	Briggs and Morgan, P.A.	Attn: James M. Jorissen 2200 IDS Center 80 South Eighth Street Minneapolis MN 55402	jjorissen@briggs.com	Email
Counsel to Brookfield Proprty REIT Inc., as Agent	Brookfield Property REIT Inc.	Attn: Kristen N. Pate 350 N. Orleans St. Suite 300 Chicago IL 60654-1607		First Class Mail
Counsel to Hain Capital Group, LLC	Brown Rudnick LLP	Attn: Bennett S. Silverberg Seven Times Square New York NY 10036	bsilverberg@brownrudnick.com	Email

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Master Service List
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
BST International Fashion Ltd.	BST International Fashion Ltd.	Attn: A.R. Shrinivasan Managing Director 39 Wang Kwong Rd, Ste 2301B, Skyline Tower, Kowloon Bay Kowloon Hong Kong		First Class Mail
Counsel to The Realty Associates Fund X, L.P.	Buchalter, A Professional Corporation	Attn: Paul M. Weister 16435 North Scottsdale Road Suite 440 Scottsdale AZ 85254-1754	pweiser@buchalter.com	Email
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Counsel to FedEx Supply Chain, Inc. and FedEx Custom Critical, Inc.	Buchanan Ingersoll & Rooney PC	Attn: Christopher P. Schueller 640 5th Avenue 9th Floor New York NY 10019	christopher.schueller@bipc.com	Email
Counsel to FedEx Supply Chain, Inc. and FedEx Custom Critical, Inc.	Buchanan Ingersoll & Rooney PC	Attn: Christopher P. Schueller, Terry A. Shulsky, Tyler S. Dischinger One Oxford Centre 301 Grant Street, 20th Floor Pittsburgh PA 15219-1410	terry.shulsky@bipc.com tyler.dischinger@bipc.com	Email
Counsel to Argonaut Insurance Company	Cadwalader, Wickersham & Taft LLP	Attn: Eric G. Waxman III, Anthony De Leo 200 Liberty St. New York NY 10281	Eric.Waxman@cwt.com Anthony.Deleo@cwt.com	Email
Counsel to the Marion Plaza, Inc. dba Eastwood Mall, Governor's Square Company dba Governor's Square Mall, Huntington Mall Company dba Huntington Mall, Meadowbrook Mall Company dba Meadowbrook Mall, Ohio Valley Mall Company dba Ohio Valley Mall, the Cafaro Northwest Partnership dba South Hill Mall, Spotsylvania Mall Company dba Spotsylvania Towne Centre and Howland Commons, LLC dba Howland Commons	Cafaro Management Company	Attn: Richard T. Davis 5577 Youngstown-Warren Rd. Niles OH 44446	rdavis@cafarocompany.com	Email
Counsel to SHLD Lendco, LLC	Cahill Gordon & Reindel LLP	Attn: Joel H. Levitin, Richard A. Stieglitz Jr. Eighty Pine Street New York NY 10005	jlevitin@cahill.com rstieglitz@cahill.com	Email

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Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Winners Industry Co., Ltd.	Calfee, Halter & Griswold LLP	Attn: H. Jeffreu Schwartz, Gus Kallergis, Ronald M. McMillan The Calfee Building 1405 East Sixth Street Cleveland OH 44114-1607	jschwartz@calfee.com gkallergis@calfee.com rmcmillan@calfee.com	Email
Counsel for California Department of Tax and Fee Administration	California Department of Tax and Fee Administration	Attn: Joan S. Huh 450 N Street, MIC: 82 Sacramento CA 95814	joan.huh@cdtfa.ca.gov	Email
Counsel to 14 Oaks Associates, LLC	Carmody MacDonald P.C.	Attn: Sarah J. Klebolt, Esq. 120 South Central Avenue Ste. 1800 St. Louis MO 63105	sjk@carmodymacdonald.com	Email
Counsel to Crossroads Joint Venture, LLC, Landlord of Kmart store # 9416	Carmody Torrance Sandak & Hennessy LLP	Attn: Marc J. Kurzman 707 Summer Street Stamford CT 06901	MKurzman@carmodylaw.com	Email
Counsel to Crossroads Joint Venture, LLC, Landlord of Kmart store # 9416	Carmody Torrance Sandak & Hennessy LLP	Attn: Thomas J. Sansone 195 Church Street P.O. Box 1950 New Haven CT 06509-1950	tsansone@carmodylaw.com	Email
Counsel to Naterra International, Inc.	Carrington, Coleman, Sloman & Blumenthal, L.L.P.	Attn: Jason M. Katz 901 Main Street, Suite 5500 Dallas TX 75202	jkatz@ccsb.com	Email
Counsel to the Bank of New York Mellon Trust Company and the Chase Manhattan Bank, N.A., Successor Trustees for the SRAC Unsecured PIK Notes (Top 20 Unsecured Creditor), SRAC Unsecured Notes, the SRAC Medium Term Notes (Top 5 Secured Creditor), Counsel to South Central GWB Co., Inc. ("South Central")	Carter Ledyard & Milburn LLP	Attn: James Gadsden and Aaron R. Cahn 2 Wall Street New York NY 10005	gadsden@clm.com bankruptcy@clm.com Dennis.roemlein@bnymellon.com	First Class Mail and Email
Counsel to ZG Apparel Group LLC , Studio 1 Div. of Shazdeh Fashions and The Libman Company	Certilman Balin Adler & Hyman, LLP	Attn: Richard J. McCord, Esq., Robert D. Nosek, Esq. 90 Merrick Avenue East Meadow NY 11554	rmccord@certilmanbalin.com rnosek@certilmanbalin.com	Email
United States Bankruptcy Court for the Southern District of New York	Chambers of Honorable Robert D. Drain	Sears Chambers Copy US Bankruptcy Court SDNY 300 Quarropas Street, Room 248 White Plains NY 10601		First Class Mail

Exhibit A

Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Cardinal Health 110, LLC, Cardinal Health 112, LLC, and Cardinal Health PR 120, Inc., subsidiaries and affiliates of Cardinal Health, Inc., an Ohio Corporation, Top 20 Unsecured Creditor	Chiesa Shahanian & Giantomasi PC	Attn: Beth J. Rotenberg, Scott A. Zuber One Boland Drive West Orange NJ 07052	szuber@csglaw.com	Email
Counsel to Wells Fargo Bank, National Association	Choate, Hall & Stewart LLP	Attn: Kevin J. Simard, Jonathan D. Marshall Two International Place Boston MA 02110	ksimard@choate.com jmarshall@choate.com	Email
Counsel to MJ Holding Company, LLC	Chuhak & Tecson, P.C.	Attn: Christopher A. Pellegrini 30 South Wacker Drive Suite 2600 Chicago IL 60606	cpellegrini@chuhak.com	Email
Counsel to Sakar International Inc., Eastern Prime Textiles Limited, Giza Spinning & Weaving Co., Bradshaw Westwood Trust, and BST International Fashion Ltd.	CKR Law LLP	Attn: Edward L. Schnitzer 1330 Avenue of the Americas 14th Floor New York NY 10019	eschnitzer@ckrlaw.com	Email
Counsel for Epicor Software Corporation f/k/a Activant Solutions, Inc.	Clark Hill PLC	Attn: Steven M. Richman 830 Third Avenue, Suite 200 New York NY 10022	srichman@clarkhill.com	Email
Counsel for Epicor Software Corporation f/k/a Activant Solutions, Inc., and Milton Manufacturing, LLC	Clark Hill PLC	Attn: Steven M. Richman, Nola R. Bencze 210 Carnegie Center, Suite 102 Princeton NJ 08540	srichman@clarkhill.com nbencze@clarkhill.com	Email
Counsel to Epicor Software Corporation f/k/a Activant Solutions, Inc.	Clark Hill Strasburger	Attn: Duane J. Brescia 720 Brazos Suite 700 Austin TX 78701	duane.brescia@clarkhillstrasburger.com	Email
Counsel to Agree Limited Partnership, Lakewood Shopping Center, LLC, Crossroads Centre II, LLC, and Ramco Jackson Crossing SPE	Clark Hill, PLC	Attn: David M. Blau 151 S. Old Woodward Ave. Ste. 200 Birmingham MI 48009	dblau@clarkhill.com	Email
Counsel to JPP, LLC, as agent under the Second Lien Credit Facility, IP/Ground Lease Term Loan Facility, the Consolidated Secured Loan Facility, and ESL Investments, Inc. and its affiliates (including JPP, LLC, & JPP II, LLC)	Cleary, Gottlieb, Steen & Hamilton LLP	Attn: Sean A. O'Neal, Andrew Weaver, Rahul Mukhi, Jennifer Kennedy Park, Thomas J. Moloney, Abena A. Mainoo, Luke A. Barefoot One Liberty Plaza New York NY 10006	soneal@cgsh.com aweaver@cgsh.com rmukhi@cgsh.com jpark@cgsh.com tmoloney@cgsh.com amainoo@cgsh.com lbarefoot@cgsh.com	First Class Mail and Email

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Exhibit A

Master Service List
Served as set forth below

DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Counsel to Bonita Casa, LLC	Cohen & Grigsby, P.C.	Attn: William E. Kelleher, Jr., Helen Sara Ward 625 Liberty Avenue Pittsburgh PA 15222-3152	wkelleher@cohenlaw.com hward@cohenlaw.com	Email
Counsel to International Union (UAW), United Steelworkers (USW), and Workers United (WU)	Cohen, Weiss and Simon LLP	Attn: Richard M. Seltzer, Melissa S. Woods 900 Third Avenue 21st Floor New York NY 10022-4869	rseltzer@cwsny.com	Email
Counsel for Kellogg Sales Company	Cole Schotz P.C.	Attn: Michael D. Warner, Esq. 301 Commerce Street Suite 1700 Fort Worth TX 76102	mwarner@coleschotz.com KLaBrada@coleschotz.com	Email
Counsel to American Casting & Manufacturing Corp.	Colleran, O' Hara & Mills LLP	Attn: Steven C. Farkas, Esq. 100 Crossways Park Drive West Suite 200 Woodbury NY 11797	scf@cohmlaw.com	Email
Trustee for the Second Lien PIK Notes, the Holdings Unsecured Notes (8.00%), and the Holdings Unsecured PIK Notes (8.00%), and Top Creditor	Computershare Trust Company, N.A.	Attn: Michael A. Smith, Vice President – Corporate Trust 2950 Express Drive South, Suite 210 Islandia NY 11749	Michael.smith2@computershare.com	First Class Mail and Email
Counsel to IRC Marketplace at Six Corners, L.L.C. and IRC Park Center Plaza, L.L.C.	Connolly Gallagher LLP	Attn: Karen C. Bifferato, Kelly M. Conlan, N. Christopher Griffiths The Brandywine Building 1000 West Street, Suite 1400 Wilmington DE 19801	kbifferato@connollygallagher.com kconlan@connollygallagher.com cgriffiths@connollygallagher.com	Email
Counsel to Washington Prime Group Inc.	Cooley LLP	Attn: Seth Van Aalten 1114 Avenue of the Americas New York NY 10036	svanaalten@cooley.com	Email
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Counsel to Verizon Capital Corp. and NCC Key Company, Counsel to Certain Former Directors of Sears Canda, Inc.	Covington & Burling LLP	Attn: Dianne Coffino, R. Alexander Clark The New York Times Building 620 Eighth Avenue New York NY 10018	dcoffino@cov.com aclark@cov.com	Email

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Master Service List
Served as set forth below

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Counsel to National Distribution Centers, LLC	Cozen O'Connor	Attn: Marl E. Felger 1201 N. Market Street Suite 1001 Wilmington DE 19801	mfelger@cozen.com	Email
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Counsel to Appalachian Power Company	Cullen and Dykman, LLP	Attn: Thomas R. Slome, Esq. 100 Quentin Roosevelt Boulevard Garden City NY 11530	Tslome@CullenandDykman.com	Email
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Counsel to Cascade Investment, L.L.C. and SL Agent, LLC	Debevoise & Plimpton LLP	Attn: Erica S. Weisgerber, Sidney P. Levinson, Joshua E. Roberts 919 Third Avenue New York NY 10022	eweisgerber@debevoise.com slevinson@debevoise.com jroberts@debevoise.com	Email

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Master Service List
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Counsel to Transform Holdco LLC with regard to the all matters relating to MOAC Mall Holding LLC	DLA Piper LLP (US)	Attn: Richard A. Chesley, Esq., Rachel Ehrlich Albanese, Esq., R. Craig Martin, Esq. 1251 Avenue of the Americas New York NY 10020-1104	Richard.Chesley@dlapiper.com Rachel.Albanese@dlapiper.com Craig.Martin@dlapiper.com	Email
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Master Service List
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Counsel to Movant Bayview Loan Servicing, LLC, as servicer for The Bank of New York Mellon FKA the Bank of New York, as Trustee (CWALT 2007-HY4)	Fein, Such & Crane, LLP	Attn: Tammy L. Terrell Benoza, Esq. 1400 Old Country Road Suite C103 Westbury NY 11590		First Class Mail
Counsel to Movant Bayview Loan Servicing, LLC, as servicer for The Bank of New York Mellon FKA the Bank of New York, as Trustee (CWALT 2007-HY4)	Fein, Such & Crane, LLP	Attn: Tammy L. Terrell Benoza, Esq. 7 Century Drive Suite 201 Parsippany NJ 07054		First Class Mail
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Master Service List
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Master Service List
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Counsel to Seritage Growth Properties, Seritage SRC Finance LLC, and Seritage KMT Finance LLC, Seritage Growth Properties, Seritage Growth Properties, L.P., Seritage KMT Mezzanine Finance LLC, Seritage SRC Mezzanine Finance LLC, Seritage KMT Finance LLC, Seritage SRC Finance LLC, Seritage GS Holdings LLC, Seritage SPS Holdings LLC, and Seritage MS Holdings LLC (collectively, "Seritage")	Fried, Frank, Harris, Shriver & Jacobson LLP	Attn: Brad Eric Scheler, Scott B. Luftglass, Peter B. Siroka, Michael C. Keats One New York Plaza New York NY 10004	brad.eric.scheler@friedfrank.com scott.luftglass@friedfrank.com peter.siroka@friedfrank.com michael.keats@friedfrank.com	Email
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Master Service List
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Master Service List
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Counsel to Cape Town Plaza LLC, New Westgate Mall LLC, STAG IV Cheektowaga, LLC, Cape Town Plaza LLC, New Westgate Mall LLC, STAG IV Cheektowaga, LLC, and OND Property, LLC	Goulston & Storrs PC	Attn: Douglas B. Rosner 400 Atlantic Avenue Boston MA 02110-3333	drosner@goulstonstorrs.com	Email
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Master Service List
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Co-Counsel to Taubman Landlords and NW Properties Landlords, Relator Carl Ireland, Administrator the Estate of James Garbe	Halperin Battaglia Benzija, LLP	Attn: Donna H. Lieberman, Alan D. Halperin, Ligee Gu 40 Wall Street 37th Floor New York NY 10005	dlieberman@halperinlaw.net ahalperin@halperinlaw.net lgu@halperinlaw.net	Email
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Master Service List
Served as set forth below

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Impremedia Operating Company, LLC	Impremedia Operating Company, LLC	Attn: Alex Macias 915 Wilshire Blvd Ste. 800 Los Angeles CA 90017	alex.macias@impremedia.com	Email
Interactions LLC	Interactions LLC	Attn: Joseph P. Gildea, SVP Finance and Administration 31 Hayward Street Suite E Franklin MA 02038	jjgildea@interactions.com	Email
IRS Insolvency Section	Internal Revenue Service	Attn: Centralized Insolvency Operation 2970 Market Street Philadelphia PA 19104-5016	Mimi.M.Wong@irscounsel.treas.gov	First Class Mail and Email
IRS Insolvency Section	Internal Revenue Service	Attn: Centralized Insolvency Operation P.O. Box 7346 Philadelphia PA 19101-7346	Mimi.M.Wong@irscounsel.treas.gov	First Class Mail and Email
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Counsel to Lennox International Inc. and Lennox National Account Services, LLC	Judith Elkin PLLC	Attn: Judith Elkin 23 Malysana Lane New Rochelle NY 10805	elkinj@mac.com	Email

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Master Service List
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Counsel to Haier U.S. Appliance Solutions, Inc. d/b/a GE Appliances, (i) GLP US Management, LLC, (ii) Icon Owner Pool 4 Northeast/Midwest, LLC, (iii) Western B Southeast FL, LLC, (iv) Icon Owner Pool 1 West/Southwest, LLC, (v) Icon Owner Pool 1 SF Non-Business Parks, LLC, (vi) Icon DP MD Owner Pool 2 West/Northeast/Midwest, LLC, and (vii) Icon Owner Pool 1 SF Business Parks, LLC	Klestadt Winters Jureller Southard & Stevens, LLP	Attn: Sean C. Southard, Lauren C. Kiss 200 West 41st Street 17th Floor New York NY 10036-7203	ssouthard@klestadt.com lkiss@klestadt.com	Email

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Master Service List
Served as set forth below

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Master Service List
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DESCRIPTION	NAME	ADDRESS	EMAIL	METHOD OF SERVICE
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Top 5 Secured Creditor and Pension Benefit Guaranty Corporation ("PBGC")	The Pension Benefit Guaranty Corporation (PBGC)	Attn: Judith Starr, Kartar S. Khalsa, William McCarron, Jr., & Adi Berger, Director Office of the General Counsel 1200 K Street, N.W. Washington DC 20005-4026	mccarron.william@pbgc.gov efile@pbgc.gov	First Class Mail and Email
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4180060	AZIZPOUR, JANSOUN	4253 FOSBERG RD			TURLOCK	CA	95382	jansouna@yahoo.com	First Class Mail and Email
5483975	BACA, HAZEL M	7116 SPRINGFIELD NE			ALBUQUERQUE	NM	87109	hbaca8888@gmail.com	First Class Mail and Email
4163253	BACHMAN, JAMES	2630 WEPO TRAIL			FLAGSTAFF	AZ	86005	Jim.bachman1987@yahoo.com	First Class Mail and Email
4554225	BAKER, DEBRA	6907 AUTUMN POINT			NORTH CHESTERFIELD	VA	23234	debbiehudson1919@gmail.com	First Class Mail and Email
5403148	BALLOU, STACEY R	3880 TWIN OAKS DR			WONDER LAKE	IL	60097	huskymoma09@gmail.com	First Class Mail and Email
4747847	BANKS III, JAMES	2521 MILLERMORE ST			DALLAS	TX	75216	jebiii@outlook.com	First Class Mail and Email
5016110	Banks III, James Edward	2521 Millermore St			Dallas	TX	75216	jaibanks78@gmail.com	First Class Mail and Email
4225390	Bannerman, Mary	845 Harvard St. NW	Apt. 907		Washington	DC	20009	cabasy@deaf-reach.org	First Class Mail and Email
4583594	Barajas, Rosa	16204 Dubesor St			La Puente	CA	91744	barajas_25@hotmail.com	First Class Mail and Email
4787847	Barnes, Horace	PO Box 75615			Tampa	FL	33675	barneshorace944@gmail.com	First Class Mail and Email
4787847	Barnes, Horace	3513 N 23rd St			Tampa	FL	33605		First Class Mail
4215515	BASNYAT, LAXMI	1975 OAK ST. APT. #19			LAKEWOOD	CO	80215	laxmibasnyat@yahoo.com	First Class Mail and Email
6117708	Bass, Christopher	581 Ingleside Way			Pike Road	AL	36064	clbass74@yahoo.com;	First Class Mail and Email
4146634	BATES, ROBERT L	1225 LITTLEBROOK LANE			BIRMINGHAM	AL	35235	Crbass76@yahoo.com	First Class Mail and Email
4146634	BATES, ROBERT L	SEARS AUTO CENTER	2500 RIVERCHASE GALLERIA		BIRMINGHAM	AL	35244		First Class Mail
4136092	Battaglia, Mario	330 Hunters Hollow			Bossier City	LA	71111	batt71112@yahoo.com	First Class Mail and Email
4287253	BAUMAN, ALEXANDER G	320 N. ALDINE			PARK RIDGE	IL	60068	abauman0871@oakton.edu; alex110793@rocketmail.com	First Class Mail and Email
4470804	BAXTER, ERIN K	815 CHURCH STREET	P.O. BOX 803		FOGELSVILLE	PA	18051	khadijih@hotmail.com	First Class Mail and Email
4772596	BEATRIZ-GARCIA, MIGUELINA	3 OAKLAND PL			BROOKLYN	NY	11226	miguelinabnasr@gmail.com	First Class Mail and Email
5840106	Bell, Andrew	220 Sand Dune Lane			Ridgecrest	CA	93555	we83rd@yahoo.com	First Class Mail and Email
4490754	BOHONOK, ELIZAVETA	11 ANNABELL STREET			CARNEGIE	PA	15106		First Class Mail
4567096	BOLIN, RICHARD N	512 130TH AVE NE			BELLEVUE	WA	98005	mahinandrichard@netscape.net	First Class Mail and Email
5711451	BONDI, MICHAEL	3727 ANDREWS HWY	APT 1807		ODESSA	TX	79762	mi1kayb@yahoo.com	First Class Mail and Email
4468820	BOWMAN, PETER	337 DEER RUN DRIVE			MOUNTAIN TOP	PA	18707	pbowman337@gmail.com	First Class Mail and Email
5762158	BRADFORD, ROZALYNN	15226 GERANIUM ST			FONTANA	CA	92336	mrsfisher@live.com	First Class Mail and Email
4377723	BRANDON, CINDY	2015 10TH AVE			HAVRE	MT	59501	cindykiemele@yahoo.com	First Class Mail and Email

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Exhibit B

23rd Omnibus Service List
Served as set forth below

MMUID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4218837	BRANNAN, CALVIN	604 E. ESPANOLA ST			COLORADO SPRINGS	CO	80907	cbrittbrannan@gmail.com	First Class Mail and Email
4551464	BROACH, KRISTIN D	2931 JOHN MARSHALL DR. APT. #202			FALLS CHURCH	VA	22044	KRISTIN.BROACH@GMAIL.COM	First Class Mail and Email
4317906	BROOKS, KHAMARI	4505 GARDA DR			LOUISVILLE	KY	40219	marib2126@gmail.com	First Class Mail and Email
5484008	BROOKS, MICHELLE L	1506 E VINE ST			DES MOINES	IA	50316	sexysshell17573@gmail.com	First Class Mail and Email
7870171	BROWN, DELMA L	1731 FEDERAL ST			MCKEESPORT	PA	15132	dbrown28401@gmail.com	First Class Mail and Email
5418822	BROWN, RODNEY	928 PINE ST			BELPRE	OH	45714	928PINE@GMAIL.COM	First Class Mail and Email
6015351	Bruder, Kelly	212-09 67th Ave			Bayside	NY	11364	kelz711@msn.com	First Class Mail and Email
5404852	BUCKNER, LATONYA Y	2177 PINE HURST DRIVE			MESQUITE	TX	75150	latonyabuckner99@gmail.com	First Class Mail and Email
4538644	BUCKNER, LATONYA Y	2177 PINE HURST DRIVE APT 3087			MESQUITE	TX	75150	latonyabuckner99@gmail.com; pookiepie36@hotmail.com	First Class Mail and Email
7830154	Bueltel, Arlean Zimmerman	12617 Monterey Ave S.			Savage	MN	55378	wonder2355@gmail.com	First Class Mail and Email
4477843	BUNCH, VICKIE T	2866 TRAVIS CT			YORK	PA	17403	vtbunch1@yahoo.com	First Class Mail and Email
4325169	BURKS, ARIEL	1933 SHALETT ST			NEW ORLEANS	LA	70114	yellie246@gmail.com	First Class Mail and Email
5818646	Bush Jr, Kenneth R.	4115 Cooper Rd.			Erie	PA	16510	KENBUSH131@GMAIL.COM	First Class Mail and Email
4205029	BUSHWAY, BERNICE	2030 HACKETT RD #A			CERES	CA	95307	bbushway@aol.com	First Class Mail and Email
5805481	BUTTS, DOMINIQUE	555 EAST HUDSON STREET			TOLEDO	OH	43608	xebringer24@gmail.com	First Class Mail and Email
4297401	BYNUM, ROSELLA	PO BOX 8196			ALGONQUIN	IL	60102-7964	bynumrosella@gmail.com	First Class Mail and Email
4297401	BYNUM, ROSELLA	651 S. Sutton Road	#135		Streamwood	IL	60107		First Class Mail
4132298	Cadena, Angelica M.	13771 SW 14th Street			Miami	FL	33184	angelica.m.cadena@gmail.com	First Class Mail and Email
4904780	Caetta, Wendi	1468 Country Ln			Orrville	OH	44667	mattandwendi@hotmail.com	First Class Mail and Email
4138556	Cagle, Kathy E	6025 #C, Joaquin Murieta Av			Newark	CA	94560	kathycagle1967@gmail.com	First Class Mail and Email
5814043	Calo, Yara	C 7 H 41 Loma Alta			Carolina	PR	00987	yaraedmee@gmail.com	First Class Mail and Email
4294102	CARBAJAL, ANTONIO	2700 N HAMPDEN CT	APT. 8D		CHICAGO	IL	60614	antonio_janelle@comcast.net	First Class Mail and Email
4145014	CARGILE, BETTY L	900 JD Neil Rd.			Tulahoma	TN	37388		First Class Mail
5833278	Carranza, Monica	1289 Rockwood Ave #26	944 Sunset St		Calexico	CA	92231	monica_carranza_71@hotmail.com; monica1971mniica@gmail.com	First Class Mail and Email
7860397	Carter, Daniel Lee	3535 N Old St. Rd. 62			Madison	IN	47250	jcartermom@gmail.com	First Class Mail and Email
5834841	Castaneda, Nadine	3474 Bassler Court			North Las Vegas	NV	89030	nay-nay79@cox.net	First Class Mail and Email
4132223	Castaneda, Nadine	3474 Bassler Crt.			North Las Vegas	NV	89030	nay-nay79@cox.net	First Class Mail and Email
4457264	CAULEY, MERCYDE L	3904 BLUESTONE #205			S. EUCLID	OH	44121		First Class Mail
4458932	CAVANAUGH, BRIAN D	9151 MENTOR AVE B22			MENTOR	OH	44060	bcavanaugh42@gmail.com	First Class Mail and Email
4302511	CERVANTES, MITCHELL	2315 N 74TH AVE			ELMWOOD PARK	IL	60707		First Class Mail
4894908	Chahoud, DIALA	7228 Lake St.			Morton Grove	IL	60053	diala6@aol.com	First Class Mail and Email
5819149	Challagulla, Nanaji	717 Blue Ridge Dr			Streamwood	IL	60107	ch_nanaji@hotmail.com	First Class Mail and Email
4262607	CHAMBERS, MICHAEL C	2596 MIDVALE FOREST DRIVE			TUCKER	GA	30084	mc00021@gmail.com	First Class Mail and Email
5823442	Cobos, Delilah N	6221 Diamond A St			Roswell	NM	88203	Delilahsena3@gmail.com	First Class Mail and Email
4563712	COLE, TAMI	4023 E. PACIFIC AVENUE #17			SPOKANE	WA	99202		First Class Mail
6015707	Collins, Kennille	2928 W Lexington			Chicago	IL	60612	ilisahines@hotmail.com; kennillecollins@hotmail.com	First Class Mail and Email
5836515	Colon, Carlos	Cond.San Patricio Apts	I-4 ave San Patricio apt 1905		Guaynabo	PR	00968	luis.colon1905@gmail.com	First Class Mail and Email
5579998	CONDES, SALLY	19011 SUNNYSIDE AVE N			SHORELINE	WA	98133		First Class Mail
6180400	Conley, Kimberly E	4250 N Marine Dr. #2222			Chicago	IL	60613	keconley@gmail.com	First Class Mail and Email
5841296	CONTRERAS, ASael	4622 S HACKBERRY #1304			SAN ANTONIO	TX	78223	ac3contr3ras@gmail.com	First Class Mail and Email
4360697	Cook, Loretta Lynn	236 Four Seasons Dr.			Lake Orion	MI	48360	dlcbowtie@att.net	First Class Mail and Email
4182664	COSTELLO, NICHOLAS A	2317 TIMEBURY WAY			SANTA MARIA	CA	93455	nickac317@gmail.com	First Class Mail and Email
5834445	Coupons and Freebies Mom, LLC	605 SW US Highway 40 #256			Blue Springs	MO	64014	eadflmomma@gmail.com	First Class Mail and Email
5404992	COURCHAIINE CYNTHIA L	CYNTHIA L. SNYDER	1001 STRAWBERRY RIDGE ROAD		DANVILLE	PA	17821	SNYDER2.0FINALLY@GMAIL.COM	First Class Mail and Email
4907011	Covalenco, Anastasia S.	6062 Via Casitas			Carmichael	CA	95608	kanasiya05@gmail.com	First Class Mail and Email
4404754	CRAWFORD, LISA	HOFFMAN DIMUZIO	JOSEPH I HOFFMAN JR	35 HUNTER ST	WOODBURY	NJ	08096	jhoffman@hdhlaw.com	First Class Mail and Email
4404754	CRAWFORD, LISA	101 STRAND AVE			SICKLERVILLE	NJ	08081	lisapinkle60@gmail.com	First Class Mail and Email

MMUID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4573457	CRIVELLO, MARY E	8571 SO CHICAGO RD #202			OAK CREEK	WI	53154	maryc509@yahoo.com	First Class Mail and Email
4261756	CROWDER, DIANNE	407 RIVER DR			CARROLLTON	GA	30117	DIANNECROWDER3@GMAIL.COM	First Class Mail and Email
5817890	D'Ambrosio, Micheal	187 Seaman Neck Road			Huntington Station	NY	11747	ekimynot@aol.com	First Class Mail and Email
4192223	DARBIN, CODY D	1617 E MAIN APT C203			PUYALLUP	WA	98372-7016	Cdarbin777@gmail.com	First Class Mail and Email
5854030	DAVIDOFF, SAYMON	3120 PELANDALE AVENUE, APT #89			MODESTO	CA	95356	AY_LOUK@YAHOO.COM	First Class Mail and Email
5820740	Davis' White, Ethel	1429 Dillard Heights Dr			Bethlehem	GA	30620	edavis_white@yahoo.com	First Class Mail and Email
9497000	DAVIS, ELVIN	551 W SILAS BROWN ST			JACKSON	MS	39204		First Class Mail
6165982	Dawe, Kelly L	7280 Haller Street			Westland	MI	48185	tucknleft@gmail.com	First Class Mail and Email
5847867	Del Angel, Justina	2024 S Wabash Ave, Unit 405			Chicago	IL	60616	Delangel.JD@gmail.com	First Class Mail and Email
4154889	Delgado, Maria	661 E Patagonia HWY # 64			Nogales	AZ	85621	delgadotiti@hotmail.com	First Class Mail and Email
5840365	Delgado, Maritza	14 Janet Dr. Apt. C			Poughkeepsie	NY	12603	DELGADOMARITZA214@GMAIL.COM	First Class Mail and Email
4323549	DEWHIRST, CLAUDIA L	112 4 OCLOCK LN			WAGGAMAN	LA	70094	CLAUDIADDEWHIRST@YAHOO.COM	First Class Mail and Email
5403086	DIETZ, DORA M	551 GOLDEN VALLEY LANE			ALGONQUIN	IL	60102	drlamis@hotmail.com	First Class Mail and Email
4444780	D'ONOFRIO, FRED E	7288 MARKAL DRIVE			MIDDLEBURG HEIGHTS	OH	44130	green_biome@yahoo.com	First Class Mail and Email
5824671	Dorvil, Henry	34 Woodbrook			Drive	NY	11961	henrydorvil@hotmail.com	First Class Mail and Email
5824671	Dorvil, Henry	641 Doctors Path Apt. 23			Riverhead	NY	11901		First Class Mail
4341788	DOUMGOUM, SARA L	19344 RUNNING CEDAR CT			GERMANTOWN	MD	20876	lilisara2003@yahoo.fr	First Class Mail and Email
4341788	DOUMGOUM, SARA L	7103 DEMOCRACY BLVD			BETHESDA	MD	20817		First Class Mail
4194545	DUGINSKI, KAREN	2011A PASO ROBLES ST			OCEANO	CA	93445	karenmdug@yahoo.com	First Class Mail and Email
4363418	DUKES, BRINTLEY N	19199 LAHSER RD.			DETROIT	MI	48219	brntlydukes@yahoo.com	First Class Mail and Email
4583579	Dumbrys, Sabrina	1000 Coral Isle Way			Las Vegas	NV	89108	sabrini702@icloud.com	First Class Mail and Email
4422905	DUNBAR, BETH	852 US RT. 11 LOT 147			CENTRAL SQUARE	NY	13036	bethann72404@gmail.com	First Class Mail and Email
4509903	DYE, ANNETTE Y	752 ROCKDALE ST.			ROCK HILL	SC	29730	annettedye@yahoo.com	First Class Mail and Email
6127130	Ebeling, Dallas	2280 N. Ocean Ave			Farmingville	NY	11738	dallas.ebeling@icloud.com	First Class Mail and Email
6127130	Ebeling, Dallas	81 Swezey Lane			Middle Island	NY	11953	dallas.ebeling@icloud.com	First Class Mail and Email
5859341	Edwards, Chaquita	37 W. Elmwood Dr			Monroe	LA	71203	quitacollins@yahoo.com	First Class Mail and Email
4134140	Emery, Cameron	3240 Las Vegas Blvd Nth Apt 152			Las Vegas	NV	89115	Cemery0814@gmail.com	First Class Mail and Email
5809448	Esquivel, Ramon	1325 S. Rosemont Ave			Tucson	AZ	85711	Ayochavo@gmail.com	First Class Mail and Email
4172120	ESSAVI, ROBERT	2371 BLACK OAK STREET			TURLOCK	CA	95382	robertessavi@att.net	First Class Mail and Email
4254780	ESTEP, TERRI L	1561 ARDEN ST.			LONGWOOD	FL	32750	KEZAMT@YAHOO.COM	First Class Mail and Email
4222059	EUKERS, TIMOTHY P	60 SETTLERS RIDGE ROAD			MILFORD	CT	06460	teukers@sbcglobal.net	First Class Mail and Email
7903242	Ferrier, Hugh D	136 Windwood Dr			Buffalo Grove	IL	60089	Leslie.Shear@gmail.com	First Class Mail and Email
5614022	FILIPAK, STEVEN	5666 CLYMER RD			QUAKERTOWN	PA	18951	bjayqua@successrehab.com; fudgie269@outlook.com	First Class Mail and Email
5846742	Fisher, Ronald	15226 Geranium St			Fontana	CA	92236	rebellious310@gmail.com	First Class Mail and Email
5403194	Foster, Tammy	712 S Oltendorf Rd			Streamwood	IL	60107	tammfoster@yahoo.com	First Class Mail and Email
4210354	FRACASSO, JESSICA L	1675 BERKELEY AVE APT 14			POMONA	CA	91768	jesslynnvdez@gmail.com	First Class Mail and Email
4235920	FREEMAN, TAMITHIA	339 TROTTER COURT			SANFORD	FL	32773	Tamithia_freeman7@aol.com; XoOvOxOoX247@gmail.com	First Class Mail and Email
4286285	Friedericks, Tiffany	305 Saxton Rd.			Saxton	PA	16678	friedericks2018@gmail.com	First Class Mail and Email
5403107	FULLER, SUSAN K	652 N HIDDEN PRAIRIE CT			PALATINE	IL	60067	skfuller1668@comcast.net	First Class Mail and Email
7740635	FUNNELL, GEORGE A.	24 HARDING AVE			WAREHAM	MA	02571	HERRINGCATCHER@AOL.COM	First Class Mail and Email
4894933	GARCIA GARCIA, PEDRO PABLO	70 BAY 7TH ST 1FL			BROOKLYN	NY	11228	PABLOYELVIN@GMAIL.COM	First Class Mail and Email
5847126	Garcia, A.I.	8895 Towne Centre Dr 105538			San Diego	CA	92122	garciaaaisabel@artlover.com	First Class Mail and Email
4583915	Garcia, Angelica J	46703 Crawford St #4			Fremont	CA	94539	onorio-garcia5771@sbcglobal.net	First Class Mail and Email
4541475	GARCIA, BRENDA	2841 SHELDUCK DRIVE			MESQUITE	TX	75181	tammy.rants@gmail.com	First Class Mail and Email
4191931	GARCIA, LOUIS D	629 JOANN ST			COSTA MESA	CA	92627	ldgdumaguig@yahoo.com; leila0707@hotmail.com	First Class Mail and Email
4199671	GARCIA, LUZANN M	451 BOURDEAUX PLACE			HOLLISTER	CA	95023	trevor@trevorcaudlelaw.com	First Class Mail and Email
4199770	GARCIA, MARTIN	4110 ENCINITA AVE.			ROSEMEAD	CA	91770		First Class Mail
4895034	GARCIA, NATALIE GARCIA	70 BAY 7TH ST 1FL			BROOKLYN	NY	11228	NATALIEYPABLO@GMAIL.COM	First Class Mail and Email

MMUID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4494921	GARTH, MISHA	133 BELVEDERE DR			SCRANTON	PA	18505	Mishag72@gmail.com	First Class Mail and Email
4494921	GARTH, MISHA	341 E LOCUST ST APT 2			SCRANTON	PA	18505	MISHAG72@GMAIL.COM	First Class Mail and Email
4400563	GARZON, GLADYS	809 MIDLAND AVE.			GARFIELD	NJ	07026	elizabeth47aa@hotmail.com	First Class Mail and Email
4183564	GOLCHINZADEH, PAMCHAL	17521 WILLOW CIR			YORBA LINDA	CA	92886	PAM_GOL2000@YAHOO.COM	First Class Mail and Email
4904664	Gonzalez, Hector L.	351 Calle 24 Villa Nevares			San Juan	PR	00927	HectorIglz@hotmail.com	First Class Mail and Email
5851458	Grant Jr, Tyrone L.	120 Southwood Dr			Gretna	LA	70056	tyronegrant05@gmail.com	First Class Mail and Email
5403158	GRAY SUSAN M	7N011 JACKSON AVE			SAINT CHARLES	IL	60174	squidgie1@yahoo.com	First Class Mail and Email
4130385	Gray, Susan	3780 W Wood Lake Ct			Columbus	IN	47201	squidgie1@yahoo.com	First Class Mail and Email
4329151	GREESON, JILLIAN J	6 GOLDMAN AVENUE			DARTMOUTH	MA	02747	jillian.greeson12@gmail.com	First Class Mail and Email
5852746	GREGORY, MARCUS	PO BOX 431			WAUKEGAN	IL	60079	mrmlg2000@yahoo.com	First Class Mail and Email
4289342	GREGORY, MARCUS L	PO BOX 431			WAUKEGAN	IL	60079	mrmlg2000@yahoo.com	First Class Mail and Email
5857093	Gresham, Nancy	19 Landon Lane			Savannah	GA	31410	negresham@aol.com	First Class Mail and Email
5851681	Griffin, Markita	4764 Wellborn Drive			Columbus	GA	31907	markita4_ya@yahoo.com	First Class Mail and Email
5806066	Groves, Shedaysha	2110 N 33rd St			Milwaukee	WI	53208	Shedayshau@gmail.com	First Class Mail and Email
5806056	Groves, SheDaysha	43 East Towne Mall			Madison	WI	53704-3711	shedayshau@gmail.com	First Class Mail and Email
5806066	Groves, Shedaysha	43 East Towne Hall			Madison	WI	53704-3711		First Class Mail
4432399	GUBERSKI, MICHAEL	6 SUNSET AVENUE			LYNBROOK	NY	11563	mguberski9001@gmail.com	First Class Mail and Email
4894906	Gugig, Joan	46 Edward St			Sparkill	NY	10976	joang18@optimum.net	First Class Mail and Email
4179068	GUILLEN, JAVIER	626 W. 80 ST.			LOS ANGELES	CA	90044		First Class Mail
4132660	Gutman, Lisa	660 Appletree Lane			Deerfield	IL	60015	personalshopperisagutman@gmail.com	First Class Mail and Email
5814318	GUZMAN, ALEXANDRA	318 CALLE PIEDRA LUNAR	PRADERAS DE NAVARRO		GURABO	PR	00778	a.guz.roc@gmail.com	First Class Mail and Email
4179239	GWARGGIS, REMON N	2109 MAID MARIANE LANE			MODESTO	CA	95355	raygwarggis@yahoo.com	First Class Mail and Email
4895890	Hamm Jr, Gerald	10606 Pleasant Dr.			Bastrop	LA	71220	brandy.hamm@rocketmail.com; geraldhamm78@gmail.com	First Class Mail and Email
5405171	HAMM, GERALD W	PO BOX 1234			BASTROP	LA	71220	Brandy.Hamm@rocketmail.com	First Class Mail and Email
5405171	HAMM, GERALD W	10606 PLEASANT DR.			BASTROP	LA	71220		First Class Mail
4254769	HANDSFORD, TAMARIA S	1245 NW 58th St.	Apt. 1		Miami	FL	33142	tamariahandsford@gmail.com	First Class Mail and Email
5806326	Harris, Domminic D	798 North Holmes			Memphis	TN	38122	domminicbaby101@gmail.com	First Class Mail and Email
4145300	HARVEY, DOMONIQUE	710 MASSEE			DOTHAN	AL	36301	Dsidhar@outlook.com	First Class Mail and Email
4290710	HASSELBERGER, LYNN ANNE	100 QUEENS COVE			BARRINGTON	IL	60010	lynnh360@gmail.com	First Class Mail and Email
5403193	HERMAN, STEPHANIE K	10057 S OAKLEY			CHICAGO	IL	60643	SKHerman6@gmail.com	First Class Mail and Email
7743431	HILL, JOHN	3600 MEMORIAL BLVD			KINGSPORT	TN	37664		First Class Mail
4200754	Hinckley, Colette R.	38371 Canyon Heights Dr			Fremont	CA	94536	DRKWYRM@YAHOO.COM	First Class Mail and Email
4359257	HO, CHI	1601 NOTTINGHAM DR.			MADISON	MI	48071	kenho29@yahoo.com	First Class Mail and Email
4777949	Hoeller, William Irvin	311 S. Cottage Hill Ave			Elmhurst	IL	60126	billhoeller@comcast.net	First Class Mail and Email
10326787	Hoeller, William Irvin	Bill Hoeller	311 S. Cottage Hill Avenue		Elmhurst	IL	60126	billhoeller@comcast.net	First Class Mail and Email
10326787	Hoeller, William Irvin	Christopher B. Wick, Esq.	Hahn Loeser and Parks LLP	200 Public Square, Suite 2800	Cleveland	OH	44114	cwick@hahnlaw.com	First Class Mail and Email
4413819	HOSKING, ROBERT JR.	949 ARROWHEAD DRIVE			GARDNERVILLE	NV	89460	celiahosking@gmail.com	First Class Mail and Email
5854160	Hough, Kyle J.	249 Owens Road			Fulton	NY	13069	Kyle71289@gmail.com	First Class Mail and Email
4149335	HOWARD, NASHIRA N	9650 OLD ABILENE COURT			MOBILE	AL	36695	nashirahoward@rocketmail.com	First Class Mail and Email
5839629	Howard, Roosevelt	1716 W 14th Street			Sanford	FL	32771-3103	roosevelthoward183@yahoo.com	First Class Mail and Email
4243108	HOWARD, ROOSEVELT	1716 WEST 14 TH STREET			SANFORD	FL	32771	roosevelthoward183@yahoo.com	First Class Mail and Email
4541123	ISLAM, SERAJUL	16131 CROKED ARROW DR			SUGARLAND	TX	77498	serajulislam1949@gmail.com	First Class Mail and Email
4344240	JACKSON, ANTHONY	408 VALLEY MEADOW CIR #A2			REISTERSTOWN	MD	21136	disean69@yahoo.com	First Class Mail and Email
4280703	JACKSON, WENDY	6639 SOUTH RACINE AVENUE			CHICAGO	IL	60636	Wjack900@gmail.com	First Class Mail and Email
4140639	Jacobi, Eric	2600 S 66th Street			Milwaukee	WI	53219	ericjacobi@gmail.com	First Class Mail and Email
4126837	Jancik, Jessica	14 N 508 Engel Rd			Hampshire	IL	60140	jessicagdesigns@yahoo.com	First Class Mail and Email
4191640	JEFFERS, ROBERT E	817 S. HOBART BLVD., 409			LOS ANGELES	CA	90005	robertejeffers@aol.com	First Class Mail and Email
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5403187	SOLANO HAY, REBECCA	3313 PANTHER CREEK DRIVE			SPRINGFIELD	IL	62711	ospice2@hotmail.com	First Class Mail and Email
								goatrockgranny@gmail.com; JSD52@COMCAST.NET;	
4264126	SPRAYBERRY, DEBORAH C	112 SOUTH MILL CREEK COURT			WOODSTOCK	GA	30188-1740	jsprayberry1@att.net	First Class Mail and Email
6128532	Stallworth, Sabrina	PO Box 6293			Pensacola	FL	32503	yolasbabygirl@gmail.com	First Class Mail and Email
4222880	STANGO, THERESA	111 EVELYN ST			OAKVILLE	CT	06779	theresastango@yahoo.com	First Class Mail and Email
5405553	STEPHEN, RAY C	1809 COUNTRY DRIVE APT 301			GRAYSLAKE	IL	60030	blueray57@comcast.net	First Class Mail and Email
4479833	STEVENS, RONALD	5145 MOLLY PITCHER HWY			CHAMBERSBURG	PA	17202-7737		First Class Mail
4856830	STEWARD, PATRICIA	4125 LANDING DR	APT 2C		AURORA	IL	60504-5050	PASTEWAR@YAHOO.COM	First Class Mail and Email
4457275	STOUT, RICHARD	3910 TURNBRIDGE COURT #226			BRUNSWICK	OH	44212	rstout8832@yahoo.com	First Class Mail and Email
5839838	Tana Thomas as Personal Representative of the estate of Genet Thomas	Tripp Scott PA	c/o Jesse Cloyd, Esq.	110 SE 6th Street, 15th Floor	Fort Lauderdale	FL	33301	jrc@trippscott.com	First Class Mail and Email
5582264	Taylor, Cory	102 W Golden Lake Rd			Circle Pines	MN	55014	cory.taylor@minneapolismn.gov	First Class Mail and Email
5822728	Teamsters Local Union No. 705	Attn: Joe Bakes	1645 W. Jackson Blvd., 7th Floor		Chicago	IL	60612	jbakes@L705ibt.org; kparker@l705ibt.org	First Class Mail and Email
5851773	THAKKAR, PUJA	4510 ROUNDSTONE WAY			WAUKEGAN	IL	60085-8608	puja98@icloud.com	First Class Mail and Email
5403128	TOMILLO, ANTHONY	1314 BRANDEN LANE			BARTLETT	IL	60103	ajtomillo@comcast.net	First Class Mail and Email
4583649	Torres Caraballo, Jesus Manuel	BL-4 Calle 114	Valle Arriba Heights		Carolina	PR	00983	nmad.torres04@gmail.com	First Class Mail and Email
4583649	Torres Caraballo, Jesus Manuel	Attorneys: Weil Gotshan and Mange	767 Fifth Ave		New York	NY	10153		First Class Mail
4538591	TORRES, PASCUAL	3604 DEMARET DR			MESQUITE	TX	75150	holatorresevelyn@gmail.com	First Class Mail and Email
4137494	Tran, Vi	12822 Owens Glen Dr.			Fairfax	VA	22030	bacviau@gmail.com	First Class Mail and Email
5484597	TRUJILLO SUSANNE R	11834 W 71ST PLACE			ARVADA	CO	80004	strjill7@comcast.net	First Class Mail and Email
5403398	TRUONG, BRANDON	3402 PINE CIRCLE			CARPENTERSVILLE	IL	60110	brandontruong@gmail.com	First Class Mail and Email
5523925	UMEK, ABIGAIL	1051 WEST PARK FRONT ST			JOLIET	IL	60436	ABIGAILUMEK@GMAIL.COM	First Class Mail and Email
5403111	UNDERWOOD, MARK	1228 W 191ST ST			HOMEWOOD	IL	60430	munderwood002@comcast.net	First Class Mail and Email
4132745	Underwood, Mark R.	1228 191st St.			Homewood	IL	60430	Munderwood002@comcast.net	First Class Mail and Email
4284013	UNDERWOOD, MARK R.	1228 W 191ST ST.			HOMEWOOD	IL	60430	munderwood002@comcast.net	First Class Mail and Email
5405755	Vail, Kathy J	2141 Sunnyland Blvd			Springfield	OH	45506	Kathyvail2005@gmail.com	First Class Mail and Email
5811653	Vas, Ruby	1181 W. Tamarack Drive			Hoffman Estates	IL	60010	rbdominic@gmail.com	First Class Mail and Email

MMUID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4584082	Vas, Ruby B	1181 W. Tamarack Dr			Hoffman Estates	IL	60010	rbdomic@gmail.com	First Class Mail and Email
5405756	VEAL, LAURA	5045 CENTENNIAL RD			SYLVANIA	OH	43560	LVEAL1@ICLOUD.COM	First Class Mail and Email
5405757	VEAL, ZETHELDA	4900 LISA ST APT 74			ALEXANDRIA	LA	71302	sadieveal@bellsouth.net	First Class Mail and Email
4134978	Vi Tran	12822 Owens Glen Dr.			Fairfax	VA	22030	bacviau@gmail.com	First Class Mail and Email
5403201	VILLANUEVA, DIMITRI F	995 OAKLAND LANE			AURORA	IL	60504	dimitri.villanueva29@gmail.com	First Class Mail and Email
4251631	WAARDENBURG, JAMIE	2780 SOMERSET DR 205			LAUDERDALE LAKES	FL	33311	J.waardenburg@aol.com	First Class Mail and Email
5403129	WALKER, JUSTIN JOHN	605 COBBLESTONE CT			ELGIN	IL	60120	jjwalker2@outlook.com	First Class Mail and Email
4493565	WALLACE, ANNETTE M	873 OLD CEMETERY RD.			TROUT RUN	PA	17771		First Class Mail
4237066	WANYONYI, KUNNY EILEEN KASE	6201 SAVANNAH BREEZE COURT APT 204B			TAMPA	FL	33625	kunnyn@yahoo.com	First Class Mail and Email
5405780	WARD, AIKIA LISA	910 TUSCANY DRIVE			STREAMWOOD	IL	60107	aikialisa@gmail.com	First Class Mail and Email
4531207	WARD, LAWRENCE O.	2414 ROSEDALE			HOUSTON	TX	77004-6018	lawrenceoward@gmail.com	First Class Mail and Email
4127716	Wasiur Rahman, Fnu	550 Mesa Dr	Apt 204		Hoffman Estates	IL	60169	rahman_919@yahoo.com	First Class Mail and Email
5852370	WATSON LARRY E	20633 ORANGELAWN			DETROIT	MI	48228		First Class Mail
4406029	WEH, ALFREDA G	355 HUNTERDON STREET			NEWARK	NJ	07103	alfredaweh@yahoo.com	First Class Mail and Email
5814651	Weiss, Michael Gregory	6814 Pacific Ave apt 2			Tacoma	WA	98408	el_barto12001@yahoo.com;	First Class Mail and Email
6164788	Wenig, Michael J.	34 Towamencin Ave			Hatfield	PA	19440	12m.wenig17@gmail.com	First Class Mail and Email
4146632	WHITE, YVONNE	2001 28TH ST ENSLEY			BIRMINGHAM	AL	35218	yvowwhite56@aol.com	First Class Mail and Email
4146632	WHITE, YVONNE	2500 RIVERCHASE GALLERIA			HOOVER	AL	35224	yvowwhite56@aol.com	First Class Mail and Email
4254841	WILDER, THOMAS	3223 FORESTBROOK DR N			LAKELAND	FL	33811-1659	tom1wilder@cs.com	First Class Mail and Email
4254841	WILDER, THOMAS	3800 HWY 98 N			LAKELAND	FL	33809		First Class Mail
4359440	WILLIAMS JR, KEVIN ANTHONY	9489 E PICKWICK CIRLCE			TAYLOR	MI	48180	Kevwilliams1992@gmail.com	First Class Mail and Email
4903729	Williams, Carol	2725 South Eldon Avenue			Springfield	MO	65807	carwill@rocketmail.com	First Class Mail and Email
4139403	Williams, Majorie M	301 Stratford Place			Bloomington	IL	60108	mymyst760@yahoo.com	First Class Mail and Email
4554281	WILSON, JARELL B	4140 WADSWORTH CT APT 202			ANNANDALE	VA	22003	jarell.wilson.22003@gmail.com	First Class Mail and Email
4510670	WILSON, JOHN O.	500 JOHNSTON ST. APT. 6E			CONWAY	SC	29527	jwilson0009@yahoo.com	First Class Mail and Email
4856084	WILSON, SHELIA	156 W 176 SREET			BRONX	NY	10453	snicholas424@gmail.com	First Class Mail and Email
4294003	WILSON, STEPHEN J	5 MARIE CT			SOUTH ELGIN	IL	60177	sjw429@sbcglobal.net	First Class Mail and Email
4358904	WITHERSPOON, TIFFANY JANELLE	19445 ROSCOMMON			HARPER WOODS	MI	48225	tipb87love@gmail.com	First Class Mail and Email
5484651	Wojdyla-Landrum, Kathleen	921 Summer Place Drive	Unit 3B		Camdenton	MO	65020	JKLandrum@aol.com	First Class Mail and Email
4140706	Wojdyla-Landrum, Kathleen B	921 Summer Place Drive	Unit 3B		Camdenton	MO	65020	jklandrum@aol.com	First Class Mail and Email
5403172	WOJTECKI, PAULETTE	521 S LOMBARD AVENUE			LOMBARD	IL	60148	Wojtecki521@comcast.net	First Class Mail and Email
4899850	Woods Evans, Victoria	5G Fernwood Drive			Bolingbrook	IL	60440	victoriawoods@hotmail.com	First Class Mail and Email
4386752	WOOTEN, REGINA	945 NORTH COLLEGE STREET			CHARLOTTE	NC	28206	Reginawooten719@yahoo.com;	First Class Mail and Email
4386752	WOOTEN, REGINA	Cashier	Sears + Kmart Corp.	11033 Carolina Place Pkwy	Tiniville	NC	28134		First Class Mail
5403150	WOZNIAK, RICHARD K	1173 HYDE PARK LANE			NAPERVILLE	IL	60565	rickwoz50@comcast.net	First Class Mail and Email
5852614	Young, LeVorn	2669 Beddington Way			Suwanee	GA	30024	levonnelyc@yahoo.com	First Class Mail and Email
4131047	Zhang, Jiyu	21344 W Windsor Dr			Kildeer	IL	60047	missjiyu@gmail.com	First Class Mail and Email
4889850	Zink, Margaret	795 Rocky Gap Dr			Elgin	IL	60124	mhz1102@att.net	First Class Mail and Email
5405828	ZIRLOTT, TERRI L	8120 LEISURE WOODS DRIVE S			IRVINGTON	AL	36544	hnzoez@aol.com	First Class Mail and Email
4415618	ZULETA, MAYRA	2204 GLEN HEATHER WAY			LAS VEGAS	NV	89102	Jem1411@gmail.com	First Class Mail and Email

Exhibit C

Hearing Date and Time: March 23, 2021 at 10:00 a.m. (Eastern Time)

Response Deadline: March 2, 2021 at 4:00 p.m. (Eastern Time)

THE DEBTORS' TWENTY-THIRD OMNIBUS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE OMNIBUS OBJECTION TO DETERMINE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION, AND/OR THE EXHIBIT ATTACHED THERETO, TO DETERMINE WHETHER THE OBJECTION AFFECTS THEIR CLAIM(S).

**IF YOU HAVE QUESTIONS, PLEASE CONTACT DEBTORS' COUNSEL
DOMINIC A. LITZ, ESQ. AT (212) 310-8000**

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Ray C. Schrock, P.C.

Jacqueline Marcus

Garrett A. Fail

Sunny Singh

Attorneys for Debtors

and Debtors in Possession

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X	
In re	: Chapter 11
	:
SEARS HOLDINGS CORPORATION, et al.,	: Case No. 18-23538 (RDD)
	:
Debtors.¹	: (Jointly Administered)
-----X	

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors' corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

**NOTICE OF HEARING ON DEBTORS' TWENTY-THIRD
OMNIBUS OBJECTION TO PROOFS OF CLAIM (NO LIABILITY CLAIMS)**

PLEASE TAKE NOTICE that, on February 9, 2021, Sears Holdings Corporation and certain of its affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the “**Debtors**”) filed the *Debtors' Twenty-Third Omnibus Objection to Proofs of Claim (No Liability Claims)* (the “**Objection**”) with the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”).

PLEASE TAKE FURTHER NOTICE that the Objection requests that the Bankruptcy Court disallow and expunge one or more proofs of claim (the “**Proofs of Claim**”) listed on **Exhibit A** annexed hereto on the ground(s) that the Debtors have no liability under such Proof of Claim because such Proof of Claim either: (i) states no basis for the asserted claim, (ii) Debtors books and records do not support asserted claim, or (iii) the Proof of Claim was filed after the applicable date set forth in the *Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto*, entered on February 22, 2019 (ECF No. 2676) (the “**Bar Date Order**”).

**ANY CLAIM THAT THE BANKRUPTCY COURT
EXPUNGES AND DISALLOWS WILL BE TREATED AS IF
IT HAD NOT BEEN FILED AND YOU WILL NOT BE
ENTITLED TO ANY DISTRIBUTION ON ACCOUNT
THEREOF.**

PLEASE TAKE FURTHER NOTICE that the *Court-Ordered Claims Hearing Procedures* (the “**Claims Hearing Procedures**”), annexed hereto as **Exhibit B**, shall apply and govern the Objection to the Claims. The Claims Hearing Procedures provide for certain mandatory actions by claimants (each, a “**Claimant**” and collectively, the “**Claimants**”) within certain time periods. Therefore, please review the Claims Hearing Procedures carefully. Failure to comply with the Claims Hearing Procedures may result in the disallowance and expungement of a Proof of Claim without further notice to the respective Claimant(s).

PLEASE TAKE FURTHER NOTICE that, if Claimant does NOT oppose the disallowance and expungement of its applicable Claim(s), as listed on **Exhibit A** annexed hereto, then Claimant does NOT need to file a written response (the “**Response**”) to the Objection and Claimant does NOT need to appear at the Hearing (as defined herein).

PLEASE TAKE FURTHER NOTICE that, if Claimant DOES oppose the disallowance and expungement of its applicable Claim(s), as listed on **Exhibit A** annexed hereto, then Claimant MUST file with the Bankruptcy Court and serve on the parties listed below a Response to the Objection, so as to be filed and received by no later than **March 2, 2021, at 4:00 p.m. (Prevailing Eastern Time)** (the “**Response Deadline**”).

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Bankruptcy Rules for the Southern District of New York, and shall be filed with the Bankruptcy Court (i) by attorneys practicing in the Bankruptcy Court, including attorneys admitted *pro hac vice*, electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov), and (ii) by all other parties-in-interest, on a CD-ROM, in text-searchable

portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and shall be served in accordance with the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), so as to be filed with the Bankruptcy Court and received by the parties listed below by or before the Response Deadline.

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must contain, at a minimum, the following: (i) a caption setting forth the name of the Bankruptcy Court, the names of the Debtors, the case number and the title of the Objection to which the Response is directed; (ii) the name of the Claimant and description of the basis for the amount of the Claim; (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases upon which Claimant will rely in opposing the Objection; (iv) all documentation or other evidence of the Claim, to the extent not included with the Proof of Claim previously filed with the Bankruptcy Court, upon which Claimant will rely in opposing the Objection; (v) the address(es) to which the Debtors must return any reply to Claimant’s Response, if different from that presented in the applicable Proof of Claim; and (vi) the name, address, and telephone number of the person (which may be Claimant or Claimant’s designated legal representative) possessing ultimate authority to reconcile, settle, or otherwise resolve the Claim on Claimant’s behalf.

**CLAIMANTS SHOULD NOT CONTACT THE CLERK OF
THE BANKRUPTCY COURT TO DISCUSS THE MERITS
OF THEIR CLAIMS.**

PLEASE TAKE FURTHER NOTICE that the Bankruptcy Court will consider a Response only if the Response is timely filed, served, and received in accordance with the *Amended Case Management Order* and the procedures set forth herein. A Response will be deemed timely filed, served, and received only if the original Response is actually received on or before the Response Deadline by (i) the chambers of the Honorable Robert D. Drain, United States Bankruptcy Court, 300 Quarropas Street, White Plains, New York 10601; (ii) Weil, Gotshal, & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Ray C. Schrock, Esq., Jacqueline Marcus, Esq., Garrett A. Fail, Esq., and Sunny Singh, Esq.), attorneys for the Debtors; and (iii) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York 10036 (Attn: Philip C. Dublin, Esq., Ira Dizengoff, Esq., and Sara Lynne Brauner, Esq.), attorneys for the Official Committee of Unsecured Creditors appointed in these cases.

PLEASE TAKE FURTHER NOTICE that, except as otherwise permitted under the Claims Hearing Procedures, a hearing to consider the Objection will be held before the Honorable Robert D. Drain, United States Bankruptcy Judge, at the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601, on **March 23, 2021 at 10:00 a.m. (Prevailing Eastern Time)** (the “**Hearing**”). If Claimant files a Response to the Objection, Claimant should plan to appear at the Hearing. The Debtors, however, reserve the right to continue the Hearing on the Objection with respect to the Claim(s) that are the subject of such Response. If the Debtors do continue the Hearing with respect to such Claim(s), then the Hearing on the Objection with respect to such Claim(s) will be held at a later date. If the Debtors do not continue the Hearing with respect to such Claim(s), then a Hearing on the Objection will be conducted on the above date.

PLEASE TAKE FURTHER NOTICE that if Claimant does not timely file and serve a Response to the Objection, the Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed as **Exhibit B** to the Objection, which order may be entered without further notice or opportunity to be heard.

PLEASE TAKE FURTHER NOTICE that, if the Bankruptcy Court does NOT disallow and expunge the Proofs of Claim subject to the Objection, the Debtors retain the right to object on other grounds to the Proofs of Claim(s) (or to any other Claim(s) Claimant may have filed) at a later date. Claimant will receive a separate notice of any such objection(s).

PLEASE TAKE FURTHER NOTICE that Claimant may participate in the Hearing telephonically, provided Claimant complies with the Bankruptcy Court's instructions (including, without limitation, providing prior written notice to counsel for the Debtors and any statutory committee), which can be found on the Bankruptcy Court's website at www.nysb.uscourts.gov.

PLEASE TAKE FURTHER NOTICE that any responding parties are required to attend the Hearing, and failure to appear may result in relief being granted or denied upon default.

PLEASE TAKE FURTHER NOTICE that, if any Claimant wishes to view the complete Objection, such Claimant can do so for free at <https://restructuring.primeclerk.com/sears>.

Dated: February 9, 2021
New York, New York

/s/ Garrett A. Fail

Ray C. Schrock, P.C.

Jacqueline Marcus

Garrett A. Fail

Sunny Singh

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for Debtors

and Debtors in Possession

Exhibit A

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
1.	ACEVEDO, DANIEL J	17102	\$2,345.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
2.	Adam, Evanne	19421*	\$1,557.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
3.	Adams, Benji L.	3054; 4256	\$11,671.90	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
4.	ADAMS, CASSANDRA	13428	\$15.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
5.	Adger, Jessica E	9018	\$20,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
6.	Aetna Life Insurance Company	16679	\$38,041.88	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
7.	Aikins, Scott Richard	7099	\$1,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
8.	Ainsworth, Julie	4676	\$400,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
9.	Alberigi, Richard	15902	\$70,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
10.	Allen, Willie G	17130	\$1,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
11.	AMBRIZ, MARIO	13069; 14415	\$3,069.24	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
12.	Anamier, Kimberlee	8968	\$408.80	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
13.	ARCURI, ANTHONY J	14465	\$840.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
14.	ARMENTA, AMPARO	18630*	\$8,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
15.	AUNCHMAN, PATRICIA A	9609	\$10.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
16.	AUSTIN, GERDA	10873	\$2,572.50	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
17.	AVINGER, VICKIE	10321	\$3,900.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
18.	AZIZPOUR, JANSOUN	13250	\$4,119.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
19.	BACA, HAZEL M	18777*	\$1,116.80	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
20.	BACHMAN, JAMES	5817	\$5,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
21.	BAKER, DEBRA	11094	\$10,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
22.	BALLOU, STACEY R	8978	\$2,505.48	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
23.	Banks III, James Edward	8612; 8680	\$35,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
24.	Bannerman, Mary	19022*	\$726.96	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
25.	Barajas, Rosa	19397*	\$530.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
26.	Barajas, Rosa	4982	\$530.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
27.	Barnes, Horace	6795; 8062; 10525; 10670	\$28,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
28.	BASNYAT, LAXMI	11799	\$1,409.51	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
29.	Bass, Christopher	19816*	\$6,800.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
30.	BATES, ROBERT L	18842*	\$10,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
31.	Battaglia, Mario	19340*	\$13,807.56	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
32.	Battaglia, Mario	3734	\$13,807.56	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
33.	BAUMAN, ALEXANDER G	5543	\$450.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
34.	BAXTER, ERIN K	18920*	\$1,512.73	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
35.	BEATRIZ-GARCIA, MIGUELINA	19297*	\$4,400.11	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
36.	Bell, Andrew	14171	\$4,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
37.	BOHONOK, ELIZAVETA	19429*	\$800.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
38.	BOLIN, RICHARD N	13490	\$647.59	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
39.	BONDI, MICHAEL	18622*	\$8,320.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
40.	BOWMAN, PETER	11087	\$26,923.07	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
41.	BRADFORD, ROZALYNN	4382; 9451	\$12,900.83	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
42.	Brandon, Cindy	1496; 1735; 13390	\$58,368.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
43.	BRANNAN, CALVIN	18856*	\$296.06	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
44.	BROACH, KRISTIN D	13052	\$1,700.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
45.	BROOKS, KHAMARI	15055	\$500.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
46.	BROOKS, MICHELLE L	18344*	\$2,264.80	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
47.	BROWN, DELMA L	23081*	\$5,860.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
48.	BROWN, RODNEY	17225	\$55.13	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
49.	Bruder, Kelly	19066*	\$461.53	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
50.	BUCKNER, LATONYA Y	18435; 18463*	\$1,208.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
51.	Bueltel, Arlean Zimmerman	21617*	\$13,600.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
52.	BUNCH, VICKIE T	13967	\$27.91	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
53.	BURKS, ARIEL	18971*	\$4,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
54.	Bush Jr, Kenneth R.	9784	\$74,493.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
55.	BUSHWAY, BERNICE	15298	\$15,610.89	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
56.	BUTTS, DOMINIQUE	9140	\$1,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
57.	BYNUM, ROSELLA	17872	\$6,400.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
58.	Cadena, Angelica M.	1743; 2051	\$644.17	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
59.	Caetta, Wendi	6896	\$41.47	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
60.	Cagle, Kathy E	3826	\$5,681.20	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
61.	Calo, Yara	9963	\$944.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
62.	CARBAJAL, ANTONIO	5883	\$32,307.69	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
63.	CARGILE, BETTY L	11817	\$5,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
64.	Carranza, Monica	12856	\$1,935.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
65.	Carter, Daniel Lee	22710*	\$12,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
66.	Castaneda, Nadine	1850; 12757; 17669	\$26,153.85	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
67.	CAULEY, MERCYDE L	10331	\$2,500.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
68.	CAVANAUGH, BRIAN D	11651	\$2,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
69.	CERVANTES, MITCHELL	19514*	\$10,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
70.	Chahoud, Diala	5698	\$414.90	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
71.	Challagulla, Nanaji	10375	\$4,678.90	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
72.	CHAMBERS, MICHAEL C	13123	\$4,008.80	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
73.	Cobos, Delilah N	11146	\$140.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
74.	COLE, TAMI	9899	\$36.95	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
75.	Collins, Kennille	19104*	\$500.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
76.	Colon, Carlos	13314	\$5,478.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
77.	CONDES, SALLY	18331*	\$55,680.24	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
78.	Conley, Kimberly E	20314*	\$8,838.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
79.	CONTRERAS, ASael	14385	\$2,200.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
80.	Cook, Loretta Lynn	6174	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
81.	COSTELLO, NICHOLAS A	16618	\$235.19	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
82.	Coupons and Freebies Mom, LLC	12727	\$614.02	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
83.	COURCHaine CYNTHIA L	10344	\$5,192.31	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
84.	Covalenco, Anastasia S.	7491	\$639.58	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
85.	CRAWFORD, LISA	10791	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
86.	CRIVELLO, MARY E	11612	\$466.01	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
87.	CROWDER, DIANNE	11113	\$6,556.46	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
88.	D'AMBROSIO, MICHAEL	10398	\$2,520.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
89.	DARBIN, CODY D	19403*	\$4,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
90.	DAVIDOFF, SAYMON	16830	\$3,294.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
91.	Davis' White, Ethel	6725; 10778	\$19,589.08	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
92.	DAVIS, ELVIN	26242*	\$12,850.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
93.	Dawe, Kelly L	20025*	\$1,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
94.	Del Angel, Justina	3563; 16069; 16492	\$3,833.33	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
95.	Delgado, Maria	19450*	\$500.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
96.	Delgado, Maritza	14331	\$2,121.60	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
97.	DEWHIRST, CLAUDIA L	12434	\$119,191.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
98.	DIETZ, DORA M	11926	\$5,408.54	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
99.	D'ONOFRIO, FRED E	18603*	\$8,296.86	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
100.	Dorvil, Henry	10186	\$5,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
101.	DOUMGOUM, SARA L	17152	\$12,495.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
102.	DUGINSKI, KAREN	15410	\$8,165.18	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
103.	DUKES, BRINTLEY N	6003	\$200.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
104.	Dumbrys, Sabrina	4949	\$4,172.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
105.	DUNBAR, BETH	11948	\$3,307.50	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
106.	DYE, ANNETTE Y	17574	\$5,750.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
107.	Ebeling, Dallas	19870*	\$5,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
108.	Edwards, Chaquita	18616*	\$12,850.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
109.	Emery, Cameron	2463	\$9,831.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
110.	Esquivel, Ramon	9362	\$5,760.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
111.	ESSAVI, ROBERT	13152	\$1,345.80	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
112.	ESTEP, TERRI L	6178	\$4,720.80	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
113.	EUKERS, TIMOTHY P	18961*	\$14,582.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
114.	Ferrier, Hugh D	24207*	\$10,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
115.	FILIPAK, STEVEN	11019	\$177.26	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
116.	Fisher, Ronald	15882	\$1,900.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
117.	Foster, Tammy	18789*	\$1,211.55	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
118.	FRACASSO, JESSICA L	13776	\$1,500.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
119.	FREEMAN, TAMITHIA	14962	\$16,993.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
120.	Friedericks, Tiffany	18995*	\$2,100.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
121.	FULLER , SUSAN K	10589	\$4,508.43	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
122.	FUNNELL, GEORGE A.	21669*	\$7,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
123.	GARCIA GARCIA, PEDRO PABLO	5683	\$102.85	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
124.	Garcia, A.I.	15916	\$6,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
125.	Garcia, Angelica J	5062	\$4,200.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
126.	GARCIA, BRENDA	16081	\$1,571.02	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
127.	GARCIA, LOUIS D	17846*	\$1,400.19	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
128.	GARCIA, LUZANN M	9597	\$141,759.60	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
129.	GARCIA, MARTIN	20345*	\$5,950.85	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
130.	GARCIA, NATALIE GARCIA	5696	\$314.97	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
131.	GARTH, MISHA	14279	\$9,397.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
132.	GARZON, GLADYS	15522	\$800.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
133.	GOLCHINZADEH, PAMCHAL	19451*	\$10,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
134.	Gonzalez, Hector L.	6906	\$5,690.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
135.	Grant Jr, Tyrone L.	16913	\$1,214.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
136.	GRAY SUSAN M	1422; 9025	\$4,310.56	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
137.	GREESON, JILLIAN J	15629	\$1,132.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
138.	GREGORY, MARCUS	15943; 16283; 16592; 17175; 17737	\$22,500.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
139.	Gresham, Nancy	18485*	\$295.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
140.	Griffin, Markita	16733	\$2,400.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
141.	Groves, Shedaysha	9183; 9202	\$2,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
142.	GUBERSKI, MICHAEL	18225*	\$5,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
143.	Gugig, Joan	5705	\$865.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
144.	GUILLEN, JAVIER	19836*	\$7,650.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
145.	Gutman, Lisa	1938	\$584.43	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
146.	GUZMAN, ALEXANDRA	10146	\$408.10	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
147.	GWARGGIS, REMON N	17280	\$3,640.58	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
148.	Hamm Jr, Gerald	5746	\$6,294.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
149.	HAMM, GERALD W	19927*	\$18,883.20	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
150.	HANDSFORD, TAMARIA S	19129*	\$100,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
151.	Harris, Domminic D	9212	\$700.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
152.	HARVEY, DOMONIQUE	19522*	\$5,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
153.	HASSELBERGER, LYNN ANNE	4952	\$2,692.31	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
154.	HERMAN, STEPHANIE K	14919	\$1,211.55	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
155.	HILL, JOHN M	25822*	\$17,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
156.	Hinckley, Colette R.	6295	\$3,360.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
157.	HO, CHI	5773	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
158.	Hoeller, William Irvin	26273*	\$475,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
159.	Hoeller, William Irvin	5101	\$475,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
160.	HOSKING, ROBERT JR.	13623	\$4,489.49	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
161.	Hough, Kyle J.	17121*	\$1,425.60	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
162.	HOWARD, NASHIRA N	14856	\$12,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
163.	HOWARD, ROOSEVELT	12106; 12802; 13989	\$1,520.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
164.	ISLAM, SERAJUL	17297	\$4,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
165.	JACKSON, ANTHONY	17703; 18492*	\$1,131.78	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
166.	JACKSON, WENDY	10739	\$20,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
167.	Jacobi, Eric	4369	\$280.94	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
168.	Jancik, Jessica	623	\$7,933.76	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
169.	JEFFERS, ROBERT E	13244	\$724.62	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
170.	JENKINS, CURTISTINE	11409	\$9,525.84	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
171.	Johnson, Alexander	11107	\$72.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
172.	Johnson, Damian	12664	\$1,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
173.	Johnson, Karen	19420*	\$15,700.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
174.	JOHNSON, PATRICIA A	7987; 13126	\$6,486.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
175.	JOHNSON, RUSSEL	9602	\$1,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
176.	JOHNSON, TUSSHANNON	18863*	\$12,850.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
177.	Jones, David R.	7571	\$24,125.83	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
178.	Jones, Deanna J	9512	\$200.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
179.	JONES, DEJUANA	12273	\$450.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
180.	Jones, Joseph	12721	\$20,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
181.	Jones, Kenya	11040	\$450.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
182.	Jones, Michael A	18913*	\$6,351.98	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
183.	Jones, Michael A	9175	\$6,351.98	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
184.	JONES, SAM	9660	\$2,830.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
185.	Joshi, Manjiri	6289; 9560	\$27,500.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
186.	KALWASINSKI, DONNA E	5173	\$4,654.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
187.	KEITH, DEBRA K	18497*	\$744.59	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
188.	Kemp, Susanne	6696	\$3,640.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
189.	KEYMCKELVY, VERONICA	15486	\$10,961.54	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
190.	KIJEK, CYNTHIA	12307	\$4,075.18	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
191.	Kilgore, James	19206*	\$437.50	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
192.	King, James	12320	\$38,616.48	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
193.	KITCHEN, CONSTANCE	17900	\$1,737.22	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
194.	KITCHENS, ANTHONY	9928	\$37,667.98	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
195.	KLIMCAK DAVID	15026	\$2,113.06	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
196.	Knight, Joseph C.	1821; 9760	\$13,269.23	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
197.	KOLAR, SPRESA	17920	\$15,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
198.	KRONES, JOHN L.	17103	\$7,100.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
199.	KRUSZEWSKI , FRANK M	1531; 1942; 3995; 4452; 11770	\$477,370.70	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
200.	Krynock, Michael G	15470	\$1,572.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
201.	Kuturu, Sampath	6826	\$3,622.37	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
202.	LANE, CHRISTINA M.	12823	\$1,500.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
203.	Lane, Debra S	10767	\$87.66	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
204.	Lang, Caroln M	6761	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
205.	LAPINSKI, PATRICIA A	18493*	\$3,712.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
206.	LARACUENTE, EDITH	17681*	\$50,612.20	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
207.	Larsen, Deborah A	6224	\$18,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
208.	LaRue, Michael	4359	\$6,041.67	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
209.	LE, CUONG	19903*	\$2,750.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
210.	Lebaron, Beau Brady	24733; 24734*	\$141,231.46	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
211.	LEO, PERO	17767	\$1,646.75	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
212.	Limas, Adam	16453	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
213.	LINDSAY, NEIL J	19121*	\$1,743.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
214.	Linguist, Marshall G.	9701	\$56,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
215.	LOCKETT, LAKETISHA	18481*	\$9,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
216.	LOPEZ, JESSE	7114	\$2,250.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
217.	Lovato, Barbara M	15326	\$2,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
218.	LOVE, ROBERT E	18316*	\$20,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
219.	Lugo, Roxana	6157; 9762; 10984	\$5,096.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
220.	Lyncu, Dawn	1518; 1981	\$497.69	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
221.	M.P.O., a minor child (Brenda Perez, parent 604 W Grove St., Rialto, CA)	18186	\$3,059.38	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
222.	MAD, JERRY N	12349	\$6,720.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
223.	Majeski, Lorraine	19385; 19391*	\$19,876.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
224.	Mangia-Cummings, Suzzann	6732	\$12,538.46	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
225.	MANTHEY, AMBER DAWN	19597; 19600; 19607*	\$29,269.57	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
226.	MARDAN SERVICES GROUP	5619	\$825.24	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
227.	MARTINEZ, BERTHA E	19496*	\$1,668.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
228.	Massie-Rawls, Aaron Jerome	19282*	\$3,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
229.	MAYS, RHONDA	10051	\$120.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
230.	MCDANIELS, PAMELA N	14500; 15454	\$3,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
231.	McLaughlin, Molly	9356	\$77.79	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
232.	MCLEOD, CONNIE	5843	\$20,384.62	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
233.	MENDOZA, MARILOU	18355*	\$1,400.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
234.	Mendrala, Lee	2199	\$2,625.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
235.	MEZZO JR, WILLIAM S	18702*	\$30,553.60	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
236.	MIJARES, DAVID	19338*	\$101.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
237.	MORAN, KAREN L	19082*	\$2,056.25	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
238.	Morgan, Nancy	5508	\$884.62	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
239.	MORRISON, ROXYLEN	17195	\$9,800.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
240.	MOSLEY, ROBERT C	18154*	\$21,690.60	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
241.	MUEHLING, WILLIAM D	5396	\$19,615.39	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
242.	Myers, Chris D.	4828	\$8,009.60	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
243.	MYRICK, CHRISTOPHER L	10576	\$1,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
244.	NAATZ, NANCY J	5852; 11399	\$24,115.38	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
245.	Naedele Jr., Robert J.	15770; 15840	\$461,158.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
246.	Narvaez, Erica A	734	\$590.22	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
247.	NELSON, LUEANN	11194	\$2,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
248.	NOKES, CINDY	19029*	\$1,438.38	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
249.	Nzolameso, Francisca	15226	\$3,010.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
250.	O'Brien, Margaret S.	25138*	\$5,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
251.	OCARIZ, CARMEN	17139	\$17,408.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
252.	OLDHAM, SONJA	17771	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
253.	Oltarzewski, Frank	4765	\$1,505.59	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
254.	O'Neill, Joanne	9927	\$12,422.11	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
255.	OTERO, YELENA	6158; 10334	\$2,940.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
256.	Owen III, John William	20318*	\$250.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
257.	PAEK, JOOHEE	12053	\$20,724.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
258.	Partridge, Brenda	9652	\$16,215.70	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
259.	PATEL, DIVYA	4729	\$5,955.60	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
260.	PATTERSON, MIKE R	18553*	\$2,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
261.	PAULSON, VALERIE	15090	\$10,454.56	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
262.	PAYTON, GEORGE W	17358*	\$2,931.60	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
263.	PEREZ, MARGARITA L	15676	\$5,740.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
264.	Perry, Robert	6228	\$5,940.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
265.	Phillip-Harris, Kyla	13011	\$764.65	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
266.	PHILLIPS, BRENDA L	18806*	\$10,500.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
267.	PIERCE, DEBRA	18457	\$3,190.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
268.	PIKINI, JORENE	18819*	\$941.50	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
269.	Piotrowski, Mark	1114	\$13,846.15	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
270.	PIZZINO, JENNY L	9444	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
271.	Poniatowski, Donna	4778; 9915	\$3,953.38	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
272.	Preston, Sandra L	6065	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
273.	PREUDHOMME, WENDY A	15567	\$7,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
274.	Pudlak, Natalia L	10068	\$2,500.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
275.	PURIFOY-COWANS, KEIVIA	11139	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
276.	PUSATERI, SANDI M	6967	\$4,667.77	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
277.	Randall, Teresa A	2309	\$2,208.33	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
278.	RAUSCH, PAUL T	19210*	\$1,103.20	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
279.	REED, ANGELA S	14060; 18207	\$3,902.50	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
280.	REEVES, MARK	5845; 11156	\$2,724.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
281.	RENDON, TERRY	10963	\$13,250.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
282.	Renfrew, Nora	17267	\$4,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
283.	Richard C Slowikowski	10330	\$10,036.75	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
284.	RIGSBY, ZOI	5460; 12145	\$7,017.59	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
285.	RIVERA, HELGA	17254	\$205.84	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
286.	ROBERTS, CLAUDIA A	19045*	\$1,370.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
287.	ROBERTS, MALESHA	14289	\$4,400.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
288.	ROBINSON, JERRY L	19101*	\$10,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
289.	Robinson, Tenisha C	18700*	\$350.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
290.	Romanchuk, Cheryl L.	2419; 5662; 13068	\$44,221.10	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
291.	Rose, Charles Thomas	8834	\$9,082.19	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
292.	RUCKSTEIN, PETER W	19612*	\$913.47	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
293.	Salazar, Sonia	17436	\$2,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
294.	Salvaji, Srilatha	15003	\$16,333.33	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
295.	SAMPSON, JULIE	18561*	\$12,850.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
296.	SAMS, AQUILLA J	11903	\$7,200.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
297.	SCHWEIGERT, TAMMY	13500	\$5,760.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
298.	Schwer, Andrea	5479	\$3,269.60	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
299.	SELLERS, BONNIE JEAN	14426	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
300.	SHAIKH, MUHAMMAD M	4596	\$4,258.80	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
301.	SHALITA, WILSON D	13537	\$3,262.77	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
302.	Shepard, Jacqueline Renee	1848	\$7,298.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
303.	SHOMO, CHARLES H	19264*	\$1,221.92	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
304.	SHONGO, RACHEL M	9654	\$2,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
305.	SHRIVATSA, SHWETHA	13572	\$3,984.62	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
306.	Shrock, Cynthia C.	4756; 13381	\$2,660.66	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
307.	SILVA, VICTOR M	6116	\$20,730.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
308.	SMITH, DWIGHT B	19021*	\$1,901.28	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
309.	Smith, James Edmond	19509*	\$2,490,344,585.69	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
310.	Smith, James Edmond	8092	\$2,490,344,585.69	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
311.	Smith, James Edmond	13404	\$2,490,344,585.69	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
312.	SMITH, JR., CHALRES G	5079	\$131,250.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
313.	Smith, William	9332	\$1,969.58	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
314.	SMITH, WYATT W	13160	\$414.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
315.	SNITGEN, DEBORAH LYNN	5693	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
316.	Snow, Samuel Oliver	2293; 11180	\$21,153.84	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
317.	SOLANO HAY, REBECCA	14513	\$1,431.09	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
318.	SPRAYBERRY, DEBORAH C	16917	\$1,907.52	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
319.	Stallworth, Sabrina	19884*	\$15,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
320.	STANGO, THERESA	12936	\$9,800.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
321.	STEPHEN, RAY C	13175	\$3,603.20	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
322.	STEVENS, RONALD	10702	\$8,432.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
323.	STEWART, PATRICIA	14117	\$30,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
324.	STOUT, RICHARD	16704	\$2,718.80	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
325.	Tana Thomas as Personal Representative of the estate of Genet Thomas	13917	\$2,665.60	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
326.	Taylor, Cory	20317*	\$500.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
327.	Teamsters Local Union No. 705	10194	-	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
328.	THAKKAR, PUJA	16723	\$95,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
329.	Tomillo, Anthony	2431; 9715	\$3,018.65	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
330.	Torres Caraballo, Jesus Manuel	4971	\$6,821.81	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
331.	TORRES, PASCUAL	18786*	\$21,000.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
332.	Tran, Vi	2651; 4193	\$79,344.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
333.	TRUJILLO SUSANNE R	15767	\$3,069.34	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
334.	Truong, Brandon	699; 9608	\$54,800.70	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
335.	UMEK, ABIGAIL	18281*	\$480.05	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
336.	UNDERWOOD, MARK	2007; 9311; 9632	\$49,341.41	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
337.	Vail, Kathy J.	3122; 18146	\$5,984.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
338.	Vas, Ruby B	5114; 9450	\$6,683.04	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
339.	Veal, Laura	8121; 17049	\$2,942.40	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
340.	VEAL, ZETHELDA	13637	\$2,721.60	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
341.	VILLANUEVA, DIMITRI F	10806	\$1,076.92	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
342.	WAARDENBURG, JAMIE	10831	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
343.	WALKER, JUSTIN JOHN	12797	\$3,018.65	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
344.	WALLACE, ANNETTE M	9637	\$66,787.45	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
345.	WANYONYI, KUNNY EILEEN KASE	12319	\$2,012.50	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
346.	WARD, AIKIA LISA	1464; 3401; 16316	\$16,320.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
347.	WARD, LAWRENCE O.	18157	\$34,820.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
348.	Wasiur Rahman, Fnu	1215	\$1,978.17	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
349.	WATSON, LARRY E	18273*	\$981.70	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
350.	WEH, ALFREDA G	12880	\$1,946.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
351.	Weiss, Michael Gregory	9996	\$2,812.50	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
352.	Wenig, Michael J.	20022*	\$12,850.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
353.	WHITE, YVONNE	14540	\$5,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
354.	WILDER, THOMAS	18953*	\$540.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
355.	WILLIAMS JR, KEVIN ANTHONY	5990	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
356.	Williams, Carol	6595	\$6,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
357.	Williams, Majorie M	3706	\$2,720.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
358.	WILSON, JARELL B	19763*	\$130.55	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
359.	WILSON, JOHN O.	12874	\$12,850.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
360.	WILSON, SHELIA	6968	\$98.96	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
361.	WILSON, STEPHEN J	10536	\$146,720.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
362.	WITHERSPOON, TIFFANY JANELLE	19829*	\$500.00	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
363.	Wojdyla-Landrum, Kathleen	4267; 12013	\$39,398.48	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
364.	WOJTECKI, PAULETTE	13146	\$1,811.19	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

Debtors' Twenty-Third Omnibus Objection to Claims
Exhibit 1 - Disallowed Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Claims to be Expunged & Disallowed				
Ref #	Name of Claimant	Affected Proof of Claim No.	Total Asserted Claim Amount	Reason for Proposed Disallowance
365.	Woods Evans, Victoria	5930	\$5,000.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
366.	WOOTEN, REGINA	11781	\$3,840.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
367.	WOZNAK, RICHARD K	12362	\$2,414.92	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
368.	Young, LeVorn	16650; 16705	\$3,828.24	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
369.	Zhang, Jiyu	2619	\$4,769.23	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
370.	Zink, Margaret	4832; 5245	\$20,674.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim
371.	ZIRLOTT, TERRI L	18772*	\$1,772.16	The Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676)
372.	ZULETA, MAYRA	9063; 9109	\$1,800.00	The asserted claim is not supported by the Debtors' books and records or no supporting documents were provided for all or a portion of the claim

* The Disputed Claim was filed after the applicable date set forth in the Order Establishing Deadline to File Proofs of Claim and Procedures Relating Thereto, entered on February 22, 2019 (ECF No. 2676) (the "Bar Date Order")

Exhibit B

Claims Hearing Procedures

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
:
In re : Chapter 11
:
SEARS HOLDINGS CORPORATION, *et al.*, : Case No. 18-23538 (RDD)
:
Debtors.¹ : (Jointly Administered)
:
-----X

COURT-ORDERED CLAIMS HEARING PROCEDURES

The claims hearing procedures (the “**Claims Hearing Procedures**”) described herein have been ordered by the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”) to apply to the Chapter 11 cases of the Sears Holdings Corporation and its affiliated debtors (collectively, the “**Debtors**”).

Claims Hearing Procedures

1. Pursuant to the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), the Bankruptcy Court established periodic omnibus hearings (the “**Omnibus Hearings**”) in these Chapter 11 cases. The Debtors shall schedule the return date for claims objections, omnibus or otherwise, for hearing at Omnibus Hearings or other hearings the Debtors may schedule with the Bankruptcy Court.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation. The location of the Debtors’ corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

2. The Bankruptcy Court may enter an order at the scheduled hearing sustaining an objection to proofs of claim (each, a “**Proof of Claim**”) with respect to which no response (a “**Response**”)² is properly filed and served.
3. The hearing to consider an objection to Proofs of Claim as to which a Response is properly filed and served (each, a “**Contested Claim**”) shall be set for a contested hearing (each, a “**Claims Hearing**”) to be scheduled by the Debtors, in their sole discretion, as set forth herein. The Debtors may request that the Bankruptcy Court schedule Claims Hearings on the date and/or time of the Omnibus Hearings or at another date and time.
4. The Debtors shall schedule a Claims Hearing for a Contested Claim as follows:
 - (i) For a non-evidentiary hearing to address whether the Contested Claim has failed to state a claim against the Debtors which can be allowed and should be dismissed pursuant to Bankruptcy Rule 7012 (a “**Sufficiency Hearing**”), unless the Debtors serve the applicable claimant (the “**Claimant**”) with a Notice of Merits Hearing (as defined herein), the Sufficiency Hearing shall go forward at the return date set in accordance with paragraph 1 of these Claims Hearing Procedures. The legal standard of review that will be applied by the Bankruptcy Court at a Sufficiency Hearing will be equivalent to the standard applied by the Bankruptcy Court upon a motion to dismiss for failure to state a claim upon which relief can be granted.
 - (ii) For an evidentiary hearing on the merits of a Contested Claim (a “**Merits Hearing**”), the Debtors may, in their sole discretion, serve upon the relevant Claimant, by email or overnight delivery, with a copy to the Creditors’ Committee, and file with the Bankruptcy Court, a notice substantially in the form attached to the *Order Approving (I) Claims Objection Procedures, (II) Claims Settlement Procedures, and (III) Claims Hearing Procedures* (ECF No. 3014) as **Exhibit 2** (a “**Notice of Merits Hearing**”) at least thirty (30) calendar days prior to the date of such Merits Hearing. The rules and procedures applicable to such Merits Hearing will be set forth in any scheduling order issued by the Bankruptcy Court in connection therewith.
5. Discovery with respect to a Contested Claim will not be permitted until either: (i) the Bankruptcy Court has held a Sufficiency Hearing and determined that the Contested Claim states a claim that could be allowed and should not be dismissed pursuant to Bankruptcy Rule 7012; or (ii) the Debtors have served on the relevant Claimant a Notice of Merits Hearing with respect to the Contested Claim.
6. The Debtors may file and serve a reply (a “**Reply**”) to a Response no later than 4:00 p.m. (Prevailing Eastern Time) on the day that is at least two (2) business days prior to the date of the applicable hearing.
7. The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Bankruptcy Court and the Claimant.

² Any information submitted in connection with a Proof of Claim shall be part of the record with respect to the relevant Claim, and any such information already submitted need not be resubmitted in connection with the Claims Hearing Procedures.

8. **Sanctions.** The Bankruptcy Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the Claims Hearing Procedures.

BY ORDER OF THE BANKRUPTCY COURT

Exhibit D

Exhibit D

24th Omnibus Service List
Served as set forth below

MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4146638	ABRAMS, KAREN VANESSA	5841 SPYGLASS DR.			MOBILE	AL	36618	karen7557@att.net	First Class Mail and Email
4136826	Adams, Benji L.	2014 Coral Reef Rd.			Pensacola	FL	32506	BenjiAdam592@gmail.com	First Class Mail and Email
5846158	Aguilar, Brian A	304 Wymore Rd., Apt. 102			Altamonte Springs	FL	32714	brianaguilar@0073@yahoo.com	First Class Mail and Email
4135537	ALEXANDER, BEVERLY J.	168 EAST OXFORD ST			CHULA VISTA	CA	91911	BALEX55.BA@GMAIL.COM	First Class Mail and Email
5404778	Allen, Amelia L	2131 Wolfridge Rd.			Mobile	AL	36618	allenfamily14@yahoo.com	First Class Mail and Email
4136819	Ary, Sarah E.	17168 Buffalo St			Detroit	MI	48212		First Class Mail
5404792	ARY, SARAH E.	17168 BUFFALO			DETROIT	MI	48212		First Class Mail
4907898	Augustyn, Timothy E	2336 Woodland Ave			Royal Oak	MI	48073	taugusty1@comcast.net	First Class Mail and Email
4910568	Banks, Lisa Turner	5508 Eckerson Rd			Greensboro	NC	27405	jakehampton30@yahoo.com	First Class Mail and Email
5814106	Batchelder, Cecilia A	36770 Harper	Apt 206 Bldg 5		Clinton Twnp	MI	48035	am_batchelder@yahoo.com; ann_batchelder@yahoo.com	First Class Mail and Email
4136060	Batson, Amy	913 SW Timberview Dr.			Grimes	IA	50111	abatson9481@gmail.com	First Class Mail and Email
5404803	BATSON, AMY M	913 SW TIMBERVIEW DR			GRIMES	IA	50111	abatson9481@gmail.com	First Class Mail and Email
4142439	Bauer, Mat	29W270 Bolles Ave			West Chicago	IL	60185	Matbauer23@gmail.com	First Class Mail and Email
4136186	Bebo, Marla J.	10154 W. Dartmouth Ave.			Lakewood	CO	80227	jj0811ca2@gmail.com	First Class Mail and Email
4134100	Bennett, Torey Alexander	38542 Arrowhead Dr			Gonzales	LA	70737	toreysgh@gmail.com	First Class Mail and Email
4132603	Bernard, Judy A	1861 Stoldt Ave.			Imlay City	MI	48444	rber26680@yahoo.com	First Class Mail and Email
5830681	BERNARD, JUDY A	1861 STODLT AVE			IMLAY CITY	MI		Rber26680@yahoo.com	First Class Mail and Email
4132051	Bernard, Judy Ann	1861 Stoldt Ave.			Imlay City	MI	48444	rber26680@yahoo.com	First Class Mail and Email
4228167	BERROA, ERENDIRA G	519 SEASONS CT			WINTER SPRINGS	FL	32708	gabyberroa@gmail.com; gabyberroa@yahoo.com	First Class Mail and Email
5484005	BRIDGETT, PATRICK N	53 WAVERLY CIRCLE			WATERVLIET	NY	12189	bridgett2@aol.com	First Class Mail and Email
4139516	Bridgett, Patrick Neal	53 Waverly Circle			Watervliet	NY	12189	bridgett2@aol.com	First Class Mail and Email
4889715	Bristol, Pamela G.	635 Iroquois Ave			Rockford	IL	61102	pbristol140@hotmail.com	First Class Mail and Email
4907479	Brody, Andrea	314 Cherokee Ct. #D			Altamonte Springs	FL	32701	razf126@aol.com	First Class Mail and Email
4139233	Buchholz, Eric W	613 West State Road 11			Janesville	WI	53546	ewbuchholz@yahoo.com	First Class Mail and Email
5404854	BULLARD, AARON	4417 83RD AVENUE CT W			UNIVERSITY PLACE	WA	98466	Aaronbul@msn.com	First Class Mail and Email

Exhibit D

24th Omnibus Service List
Served as set forth below

MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4132358	Bullard, Aaron	4417 83rd Avenue Ct West			University Place	WA	98466	Aaronbul@msn.com	First Class Mail and Email
5404855	BULLOCK, ARTHUR	1180 BRAMLETT BLVD			LAWRENCEVILLE	GA	30045	ajb2310@gmail.com	First Class Mail and Email
4131264	Burnham, Kenneth S	3616 E. 41st Court			Des Moines	IA	50317	ksburnham88@hotmail.com	First Class Mail and Email
4139063	Burrows, Patricia	2956 Cedarwood Lane			Traverse City	MI	49686	jbpentile@gmail.com	First Class Mail and Email
4308301	CAMPBELL JR, WILLIAM R	2109 N COLSON DR			MUNCIE	IN	47304	Lathon.nania@gmail.com	First Class Mail and Email
5403083	CAMPBELL KAREN	2410 MARISSA WAY			SHELBY TOWNSHIP	MI	48316	thekbud@yahoo.com	First Class Mail and Email
4142468	Castillo, Daniel	2349 White Birch Lane	Apt 108		Joliet	IL	60435	danieljcastillo.80@gmail.com	First Class Mail and Email
5835136	Castillo, Daniel J.	2349 White Birch Lane, Apt 108			Joliet	IL	60435	danieljcastillo.80@gmail.com	First Class Mail and Email
4134824	Clay, Jermal	P.O. Box 7126			Monroe	LA	71211	jermal1980@yahoo.com	First Class Mail and Email
4903986	Cook, Eileen	7210 Rosewood Circle			Syracuse	NY	13212	ejcook61@hotmail.com	First Class Mail and Email
4143789	Corbin, Dawn E.	2166 Wilbur Road			Springfield	IL	62707	dawnncorbino@Gmail.com	First Class Mail and Email
5404999	CRIDER, JOHN D	3940 S CEDARWOOD WAY			TUCSON	AZ	85730	jcriders750@aol.com	First Class Mail and Email
5012703	Daniels, Brenda J	2505 Dillon Pond Lane			Pflugerville	TX	78660	bjdaniels.jc@gmail.com	First Class Mail and Email
4266264	DANIELS, DOUGLAS P.	3660 PRINCE WAY			TUCKER	GA	30084	danielsdouglas@att.net	First Class Mail and Email
4131816	Davis, Dale K	102 Sandy Brae Dr			Canonsburg	PA	15317	shelby2677@gmail.com	First Class Mail and Email
5405022	DAVIS, DAVID A	243 38TH STREET DRIVE			CEDAR RAPIDS	IA	52403	dave.davis92165@gmail.com	First Class Mail and Email
4274233	DAVIS, DAVID A	243 38 STREET DRIVE	SOUTH EAST APT 1		CEDAR RAPIDS	IA	52403	dave.davis92165@gmail.com	First Class Mail and Email
5803946	Davis, Linda Kehaulani	4271 Aikepa St.			Lihue	Hi	96766	linda1611231@gmail.com	First Class Mail and Email
5851446	Dear, Denise	1002 Owana Ave			Royal Oak	MI	48067	denise.dear@yahoo.com	First Class Mail and Email
4243085	Demchenko, Aleksandr	3342 NW Federal Hwy			Jensen Beach	FL	34957		First Class Mail
5405029	DEMCHENKO, ALEKSANDR	944 SE BROWNING AVE			PORT SAINT LUCIE	FL	34983	dalex95@hotmail.com	First Class Mail and Email
5814290	Dennis, Brian	3962 Birchwood Lane			Columbia	PA	17512	bdennis47@gmail.com	First Class Mail and Email
4135319	Dennis, Brian James	3962 Birchwood Lane			Columbia	PA	17512	bdennis47@gmail.com	First Class Mail and Email
4139466	Dermody, Teresa K	2462 Saddlewood Lane			Palm Harbor	FL	34685	tdermody@tampabay.rr.com	First Class Mail and Email
4526443	DIB, IRENE	27600 E FM 1431			MARBLE FALLS	TX	78654	edwardjdib@gmail.com	First Class Mail and Email

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MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
5405049	DIBBLE, DOUGLAS A	15766 BOWFIN BLVD			BROOK PARK	OH	44142	Dibble13@live.com	First Class Mail and Email
5405066	EASON, CRYSTAL	PO BOX 745			WINTON	NC	27986	ceason2865@yahoo.com	First Class Mail and Email
4136851	Eason, Crystal Lashay	P.O. Box 745			Winton	NC	27986	ceason2865@yahoo.com	First Class Mail and Email
4143267	Eilertson, Susan M.	5040 Woodberry			Shelby Twp	MI	48316	susan09@wowway.com	First Class Mail and Email
4552526	ESPINDA, MICHELLE	1817 HICKORY NUT LOOP			VIRGINIA BEACH	VA	23453	Espinda.michelle@yahoo.com	First Class Mail and Email
5405080	ESTRADA, ENRIQUE S	301 MIMOSA AVENUE			LULING	LA	70070	eestrada12@cox.net	First Class Mail and Email
4139456	Estrada, Enrique Salvador	301 Mimosa Avenue			Luling	LA	70070	eestrada12@cox.net	First Class Mail and Email
4364950	EWING, THOMAS S	821 6TH AVENUE NORTH EAST			WASECA	MN	56093	te39he40@earthlink.net	First Class Mail and Email
4364950	EWING, THOMAS S	THOMAS SIMUD EWING, EMPLOYEE	916 10TH AVE NW		WASCA	MN	55093	TEGHE40@OUTLOOK.COM	First Class Mail and Email
4135890	Ewing, Thomas S.	916 10th Ave NW			Waseca	MN	56093	te39he40@outlook.com	First Class Mail and Email
5405088	FERRANTI, KAREN M	7225 FLAMINGO			CLAY TOWNSHIP	MI	48001	KMFERRANTI@COMCAST.NET	First Class Mail and Email
5818794	Ferrell, Patrick John	7668 Capricorn Drive			Citrus Heights	CA	95610	patferrell@gmail.com	First Class Mail and Email
5484184	FORD, STEVE P.	110 CHARLAN BLVD			MOUNT JOY	PA	17552	SPFORD13@AOL.COM	First Class Mail and Email
5405101	FORRESTER, BRIAN	408 W LAKE SHORE DRIVE			SPRINGFIELD	IL	62703	sharkk1108@yahoo.com	First Class Mail and Email
4131364	Forrester, Brian L.	408 West Lake Shore Drive			Springfield	IL	62703	sharkk1108@yahoo.com	First Class Mail and Email
4362022	FRANCIS, PAUL	2110 LANCASTER ST.			GROSSE POINTE WOODS	MI	48236	paul_francis@att.net	First Class Mail and Email
5484193	FRYER BARBARA J	304 PINEHURST ST			NORTH TROY	NY	12182		First Class Mail
4143580	Fryer, Barbara J	304 Pinehurst Street			Troy	NY	12182	Mfryer@nycap.rr.com	First Class Mail and Email
4169202	Garcia, Araceli	14923 Pacific Ave. #1			Baldwin Park	CA	91706	araceligarcia134@yahoo.com	First Class Mail and Email
4135067	Garcia, Kathleen J	56 Norton Rd			Wolcott	CT	06716	caggey2000@aol.com	First Class Mail and Email
5812353	Gardner IV, Clarence	6305 Parkview Way			Citrus heights	CA	95621	calspecial68@gmail.com	First Class Mail and Email
4135843	Gladden, Thomas A.	9438 Maple Lane			Clarkston	MI	48348	tagladden@comcast.net	First Class Mail and Email
4902201	Gonzalez, Ana Y	P.O BOX 1101			Thousand Oaks	CA	91358	vanish05.27@gmail.com	First Class Mail and Email
4902201	Gonzalez, Ana Y	14 W McAfee Ct #19			Thousand Oaks	CA	91360	vanis05.27@gmail.com	First Class Mail and Email
5405417	GRACIELA, MONTES-RIVERA	558 RICHBURN AVENUE			LA PUENTE	CA	91744	GRAMONTES@HOTMAIL.COM	First Class Mail and Email

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MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
5484225	HAMILTON, SHAWN R	1325 SOUTHEAST 6TH STREET 101	PO BOX 474		GRIMES	IA	50111	shamilt0425@gmail.com	First Class Mail and Email
4135498	Hamilton, Shawn R.	P.O. Box 474			Grimes	IA	50111	shamitt0425@gmail.com	First Class Mail and Email
4135498	Hamilton, Shawn R.	1325 SE 6th #101			Grimes	IA	50111		First Class Mail
4289184	HANDJAJA, JOHANNES	117 CRESCENT LN.			SCHAUMBURG	IL	60193	jhandja@hotmail.com	First Class Mail and Email
5405176	HARDER DANIEL R	16805 S OTTAWA DR			LOCKPORT	IL	60441	Dan.harder11@GMAIL.COM	First Class Mail and Email
4139707	Harder, Daniel R.	16805 Ottawa Dr.			Lockport	IL	60441	dan.harder11@gmail.com	First Class Mail and Email
5840016	Harder, Daniel Robert	16805 S Ottawa Dr			Lockport	IL	60441	Dan.harder11@gmail.com	First Class Mail and Email
5405183	HARTLOVE, JACQUELINE A	204 GREAT HALL CT			VA BEACH	VA	23452	j.a.hartlove@gmail.com	First Class Mail and Email
4130362	Hayward, Paul G.	246 Sheridan Road			Winnetka	IL	60093	pghayward@me.com	First Class Mail and Email
4143181	Heckendorn, Angel C	201 Lear Ln apt 201			Virginia Beach	VA	23452	wisetalk53@yahoo.com	First Class Mail and Email
5850976	Hernandez , Blanca	Law Office of Brandon J. Broderick, LLC	Attn: Marc Samuel Borden & Kevin E Kruse	65 East Route 4, 1st Floor	River Edge	NJ	07661	marc@201injury.com	First Class Mail and Email
4217813	HERNANDEZ, BLANCA E	760 S SHERIDAN BLVD.			DENVER	CO	80226	blancatoala@gmail.com	First Class Mail and Email
4291798	HERNANDEZ, JOSE	2512 SIERRA AVENUE			PLAINFIELD	IL	60586	j.hernandez8837@gmail.com	First Class Mail and Email
4291798	HERNANDEZ, JOSE	3340 MALL LOOP DRIVE			JOLIET	IL	60435		First Class Mail
4135462	HOCKMAN SAYLOR, LORRAINE A.	9632 10TH VIEW ST.			NORFOLK	VA	23503	ldzrdreses@aol.com	First Class Mail and Email
4517662	Horn, David	155 Richland Creek Drive			Blaine	TN	37709	dhorn614@gmail.com	First Class Mail and Email
5484250	HORN, DOUGLAS W	11834 SOUTH ELK LAKE ROAD			WILLIAMSBURG	MI	49690	dhorn19902@aol.com	First Class Mail and Email
4137472	Horton, Michele A	200 Meyers Rd			Liverpool	NY	13088	hortonm63@hotmail.com	First Class Mail and Email
5405732	JASON, TOROK	4080 LONG HILL ROAD			MORAVIA	NY	13118	torok.jason@yahoo.com	First Class Mail and Email
5405239	JENKINS, DWAYNE L	189 MISTY RIDGE TRL			STOCKBRIDGE	GA	30281	dwaynejenkins29@yahoo.com	First Class Mail and Email
5403135	JOHANNES, HANDJAJA	117 CRESCENT LANE			SCHAUMBURG	IL	60193	JHANDJA@HOTMAIL.COM	First Class Mail and Email
5847304	Jones Jr., David Allen	4813 Walnut Peak Dr. Flint			Flint	MI	48532	djonjr22@gmail.com	First Class Mail and Email
5405252	JONES, MARILYN	109 SOUTH LAKE CIRCLE			MONROE	LA	71203	marilynjones56@yahoo.com	First Class Mail and Email
5405262	KEMP, KIM D	6610 MOFFETT RD			MOBILE	AL	36618	geary24@hotmail.com	First Class Mail and Email
4891466	Khan, Sarish	9218 Bridalveil Circle			Stockton	CA	95212	sk424@hotmail.com	First Class Mail and Email

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MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4131814	King Kay, Stephanie L	5357 Gunn Road			Mobile	AL	36619	sonefaces@gmail.com	First Class Mail and Email
5405272	KING KAY, STEPHANIE L	5357 GUNN RD			MOBILE	AL	36619-7017		First Class Mail
5484291	KING, MILLY L	1011 BUTCH CASSIDY TR			WIMAUMA	FL	33598	millylynking@gmail.com	First Class Mail and Email
5484303	LAFLAMME TAMMY	2756 SSTREAM RD			BENNINGTON	VT	05201	ptlaflam@yahoo.com	First Class Mail and Email
4563304	LAFLAMME, TAMMY	2756 SOUTH STREAM RD			BENNINGTON	VT	05201	ptlaflam@yahoo.com	First Class Mail and Email
5484305	LAGMAY, JILL T	PO BOX 1517			KAPAA	HI	96746	JILL52466@GMAIL.COM	First Class Mail and Email
5405295	LAROSE, TONI J	1107 S EVERGREEN RD			VERADALE	WA	99037	jtlarose@comcast.net	First Class Mail and Email
5405295	LAROSE, TONI J	1107 S. Evergreen Rd			Spokane Valley,	WA	99037		First Class Mail
5803857	LaRose, Toni Jo	1107 S. Evergreen Rd			Spokane Valley	WA	99037	jtlarose@comcast.net	First Class Mail and Email
4376441	LECLAIRE, ANGELA J	1935 BURLINGTON AVE			BILLINGS	MT	59102	Angela.jean.leclaire@gmail.com	First Class Mail and Email
5405304	Lee, Rory K	4002 Proctor Avenue			Flint	MI	48504	leerory164@gmail.com	First Class Mail and Email
5405304	Lee, Rory K	1517 Vandebilt Drive			Flint	MI	48503		First Class Mail
5405305	LEIKER, TERRY G	107 GINGER COURT			CHESAPEAKE	VA	23320	terryleiker82@gmail.com	First Class Mail and Email
5838515	Leiker, Terry G	107 Ginger Court			Chesapeake	VA	23320-5922	terryleiker82@gmail.com	First Class Mail and Email
4129973	Linscott, Angela	226 Tadmire Road			Elizabeth City	NC	27909	angelalincott@gmail.com	First Class Mail and Email
5405315	LINSCOTT, ANGELA P	226 TADMORE ROAD			ELIZABETH CITY	NC	27909	ANGELALINCOTT@GMAIL.COM	First Class Mail and Email
4222899	MARCELYNAS, DONNA	295 WINDING BROOK FARM ROAD			WATERTOWN	CT	06795	djd4359@aol.com	First Class Mail and Email
4356291	MASSONI, MARK	923 S. FORESTLANE DR.			TRAVERSE CITY	MI	49686	mmassoni@charter.net	First Class Mail and Email
4889834	Mastroeni, Donna I.	322 Hoover Ave #76			Bloomfield	NJ	07003	master829donna5@msn.com	First Class Mail and Email
4311791	MCCULLY, KYLIE M	9119 WEST CANAL STREET			YORKTOWN	IN	47396	KYLIE20062007@gmail.com	First Class Mail and Email
4135531	McDay, Iralynne G.	9535 Canvasback Ct.			Jonesboro	GA	30238	lyndigren1@yahoo.com	First Class Mail and Email
5793875	McNamara, Kelli D.	1705 Manning Rd.			Knoxville	TN	37912	kellimcnamara@hotmail.com	First Class Mail and Email
4901197	Medina, Judy	2785 Brierdale Dr			Deltona	FL	32738	judymedina123@gmail.com	First Class Mail and Email
4143155	Mills, Debbie Ann	7172 Burning Tree Court			Mobile	AL	36695	debcampbe2@bellsouth.net	First Class Mail and Email
4140239	Miyashiro, EulaAnn K	P.O. Box 543			Kapaa	HI	96746	kehauzpili@yahoo.com	First Class Mail and Email
4584022	Miyashiro, Moses S	PO Box 543			Kapaa	HI	96746	kehauzpili@yahoo.com	First Class Mail and Email

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MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4143767	Montes Rivera, Graciela	558 Richburn Ave			La Puente	CA	91744	gramontes@hotmail.com	First Class Mail and Email
5403069	MOORE, BRENDA D.	67 MARNE AVE			SAN FRANCISCO	CA	94127-1647	moore.brenda21@gmail.com	First Class Mail and Email
4138890	Morawa, Angela J.	10215 Kildare Ave.			Oak Lawn	IL	60453	65angiem@gmail.com; morawaa@yahoo.com	First Class Mail and Email
4131253	Morejon Jr, Alberto	523 Windmill St			Piedmont	OK	73078	bigalbie@netzero.com	First Class Mail and Email
4131253	Morejon Jr, Alberto	4400 SW 44th St.			Oklahoma City	OK	73109	bigalbie@netzero.com	First Class Mail and Email
4463127	MOREJON, ALBERTO	523 WINDMILL ST			PIEDMONT	OK	73078	albertomorejon@icloud.com	First Class Mail and Email
4139092	Mullen, Richard	11743 New Haven Road			Spring Hill	FL	34609	rchrdmullen@yahoo.com	First Class Mail and Email
4139440	Mullis, Jo Anne	735 Timberlane Trail			Salisbury	NC	28147	JoMullis1234@gmail.com	First Class Mail and Email
4131834	Neczypir, Steve	139 Patterson Avenue			Carnegie	PA	15106	Lindawarman80@gmail.com	First Class Mail and Email
5404835	NELSON, PATRICIA BRANCH	2826 LOS ANGELES ST			ALEXANDRIA	LA	71302	pmpatricia001@gmail.com	First Class Mail and Email
4908433	Nevarez, Javier	2615 S Ridgeway Ave			Chicago	IL	60623	javiernevarez1993@gmail.com	First Class Mail and Email
5836880	Ortegon, Hector Omar	2705 Anejo Dr			Laredo	TX	78045	opy28@yahoo.com	First Class Mail and Email
5405481	ORTIZ, JEANETTE	904 BEVERLY ROAD			BURLINGTON	NJ	08016	janet19572000@yahoo.com	First Class Mail and Email
4135602	PASET, RICHARD I.	1817 CARDINAL COURT			WHEELING	IL	60090	JUSVEND@SBCGLOBAL.NET	First Class Mail and Email
5787466	PEREZ, CESAR	713 LYLA CTS			LAREDO	TX	78046	shadowcon00@mail.com	First Class Mail and Email
4130347	Pickert, John	3467 Brighton Blvd. NW			Cleveland	TN	37312	johnpickert@gmail.com	First Class Mail and Email
5484466	PICKERT, JOHN A	3467 BRIGHTON BLVD NW			CLEVELAND	TN	37312	johnpickert@gmail.com	First Class Mail and Email
4134673	Ray, Kimberly	3121 E Bellevue Street #4			Tucson	AZ	85716	kimberlyr1215@hotmail.com	First Class Mail and Email
4139053	REDMAN, CYNTHIA A.	13 HOLT ST.	APT. 88		TERRYVILLE	CT	06786	caredman6@aol.com	First Class Mail and Email
4131259	Reed, Mary	Law Offices of Eric K Krasle	P.O. Box 53		Athens	GA	30603	eric@krasle.com	First Class Mail and Email
4131259	Reed, Mary	Eric Keith Krasle, Attorney at Law	425 N. Lumpkin St Suite 210		Athens	GA	30601		First Class Mail
4131489	Reed, Mary	Attn: Law Offices of Eric K. Krasle	12 Simonton Bridge Road		Watkinsville	GA	30677	eric@krasle.com	First Class Mail and Email
4131489	Reed, Mary	1101 Moreland Hts Rd			Watkinsville	GA	30677	eric@krasle.com	First Class Mail and Email
5405556	REED, MARY	1101 MORELAND HEIGHTS RD			WATKINSVILLE	GA	30677	MREED@YAHOO.COM	First Class Mail and Email

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MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
5405556	REED, MARY	LAW OFFICES OF ERIC K. KRASLE P.C.	ERIC KEITH KRASLE	12 SIMONTON BRIDGE RD	WATKINSVILLE	GA	30677	ERIC@KRASLE.COM	First Class Mail and Email
4136540	Reid, Sherri	57 Autumn Canyon Path SE			Cartersville	GA	30121	sherri71095@gmail.com	First Class Mail and Email
4897069	Rice, Cynthia	140 Fulkerson Drive	Unit 10D		Waterbury	CT	06708	crice30@yahoo.com	First Class Mail and Email
4891313	Riddick, Vincent	4924 Princess Anne Rd	Apt 315		Virginia Beach	VA	23462	alphears@verizon.net	First Class Mail and Email
4134946	Roberts, Daniel	116 East Swift Creek Rd			Fletcher	NC	28732	danielroberts@gmail.com	First Class Mail and Email
5848262	ROMIG, ELIZABETH A.	681 COUNTY RT. 54 #101			PENNELVILLE	NY	13132		First Class Mail
4140016	Romo, Antonio	4644 Jeanne St			Virginia Beach	VA	23462	antromo@att.net	First Class Mail and Email
5405592	ROSEN, LAURA P	2104 GINA DR			HARKER HEIGHTS	TX	76548	lrita63@hotmail.com	First Class Mail and Email
4132743	Ross, David A.	26335 Stillwater Circle			Punta Gorda	FL	33955	drross1275@gmail.com	First Class Mail and Email
4363541	Rosseau, Teresa	5047 Alpine Dr			Hermantown	MN	55811	Tgrimmgrimm4@gmail.com	First Class Mail and Email
4368959	SCHALAMON, PHILLIP	1724 HEFFINGTON DR			CHESTERFIELD	MO	63017	phillip.schalamon@gmail.com	First Class Mail and Email
4311637	SCHMITT, RICHARD	12 LAUREL LANE			BEDFORD	IN	47421	richschmittpharmd@gmail.com	First Class Mail and Email
4357617	SCHULTZ, DAVID	39344 LADRONE			STERLING HEIGHTS	MI	48313	david@dkjc.com	First Class Mail and Email
4136348	Schwanger, Charles A.	3820 Laurel St.			St. Augustine	FL	32084	bowhnr@aol.com	First Class Mail and Email
4132640	Seguinot, Jaime	3929 Katzman Dr			Austin	TX	78728	jaime.seguinot@gmail.com	First Class Mail and Email
4889683	Semana, Emmaline Ceseli	PO Box 129			Makaweli	HI	96769	emma.ceseli@yahoo.com	First Class Mail and Email
5405650	SMITH, CHERYL L	31162 W AMURCON			FRASER	MI	48026	CherylSmith218@yahoo.com	First Class Mail and Email
4140980	Smith, Kennon	3549 pinehurst cove			Decatur	GA	30034	kn_smth@yahoo.com	First Class Mail and Email
4133588	Snyder, Cynthia L.	1001 Strawberry Ridge Rd			Danville	PA	17821	Snyder2.ofinally@gmail.com	First Class Mail and Email
4133519	Spade, Dell E	803 W 12th Street			Sioux Falls	SD	57104	dellspade@msn.com	First Class Mail and Email
4514215	SPADE, DELL E	803 W 12TH STREET APT 1			SIOUX FALLS	SD	57104	dellspade@msn.com	First Class Mail and Email
5405713	Swientnicki, Michael R	28 Ocean Avenue			Middletown	NJ	07748	mikeswientnicki@gmail.com	First Class Mail and Email
5823568	TAYLOR, DELTON M	4536 ALTON ST			SHREVEPORT	LA	71109	deltontaylor007@gmail.com	First Class Mail and Email
5403062	THOMPSON, NANCY L	149 SE 6TH ST			CAPE CORAL	FL	33990	nancy2099@comcast.net	First Class Mail and Email
4367388	TIMM, NATHAN S	3401 MORGAN AVE N			MINNEAPOLIS	MN	55412	gardyan@comcast.net	First Class Mail and Email

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MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Email	Method of Service
4135960	Torok, Jason	4080 Long Hill Rd.			Moravia	NY	13118	torok.jason@yahoo.com	First Class Mail and Email
5405743	TRAMMELL, JANET E	11329 HARTWELL			DETROIT	MI	48227	JANETTGOLDENGIRL@GMAIL.COM	First Class Mail and Email
5484597	TRUJILLO SUSANNE R	11834 W 71ST PLACE			ARVADA	CO	80004	strjill7@comcast.net	First Class Mail and Email
4558362	TURNER, TROY S.	POB 6455			CHESAPEAKE	VA	23323	WRDEEP44@YAHOO.COM	First Class Mail and Email
5405746	TURNER, TROY S.	PO BOX 6455			CHESAPEAKE	VA	23323	WRDEEP44@AOL.COM	First Class Mail and Email
5403111	UNDERWOOD, MARK	1228 W 191ST ST			HOMEWOOD	IL	60430	munderwood002@comcast.net	First Class Mail and Email
4132745	Underwood, Mark R.	1228 191st St.			Homewood	IL	60430	Munderwood002@comcast.net	First Class Mail and Email
4284013	UNDERWOOD, MARK R.	1228 W 191ST ST.			HOMEWOOD	IL	60430	munderwood002@comcast.net	First Class Mail and Email
4901638	Vedda, Robert	4473 Great Smokey Circle			Medina	OH	44256	Veddarobert@gmail.com	First Class Mail and Email
5405758	VEDDA, ROBERT ANDREW	4473 GREAT SMOKEY CIRCLE			MEDINA	OH	44256	veddarobert@gmail.com	First Class Mail and Email
4567029	VERMILLION, CYNTHIA L	1907 W. SUMMITT PARKWAY #106			SPOKANE	WA	99201	Cyndi.Vermillion@gmail.com	First Class Mail and Email
4131519	Viernes, Sherry	2033 Hillcrest St			Honolulu	HI	96817	sherry.viernes98@gmail.com	First Class Mail and Email
5405771	VIRNIG, LISA M.	49 WATERVIEW DRIVE UNIT 10			PROCTOR	MN	55810	Lisa.Virnig@yahoo.com	First Class Mail and Email
4900962	Watson, Larry E.	20633 Orangelawn St			Detroit	MI	48228	lekWatson1919@gmail.com	First Class Mail and Email
4900962	Watson, Larry E.	18900 Michigan Ave, Suite 1001			Dearborn	MI	48126		First Class Mail
4139921	Westfall, Joseph Michael	1208 Macarthur Place Ct.			Mobile	AL	36609-5186	jwestfall98@yahoo.com	First Class Mail and Email
4889826	Wheeler, Faekhui	1644 Laural Lane			Virginia Beach	VA	23451	paekhui2k17@yahoo.com	First Class Mail and Email
4131673	Wilcox, Ricky G	5991 N County Road 550 E			Pittsboro	IN	46167-9389	DebbieWilcox0526@aol.com	First Class Mail and Email
4130085	Wilks, Franklin	12 Saint Joseph Blvd., Apt 14			Lodi	NJ	07644	franklin.wilks@yahoo.com	First Class Mail and Email
5829777	Wilks, Franklin R.	12 Saint Joseph Blvd. 14			Lodi	NJ	07644	franklin.wilks@yahoo.com	First Class Mail and Email
4140497	Williams, Devon Alexis	4925 Bottlebrush Ln. Apt 9105			Orlando	FL	32808	d.alexis.williams@gmail.com	First Class Mail and Email
4138960	WILSON, JOANN	3813 NATHAN KORNMAN DR.			HARVEY	LA	70058	JOANN3813@GMAIL.COM	First Class Mail and Email

Exhibit E

Hearing Date and Time: March 23, 2021 at 10:00 a.m. (Eastern Time)

Response Deadline: March 2, 2021 at 4:00 p.m. (Eastern Time)

THE DEBTORS' TWENTY-FOURTH OMNIBUS OBJECTION TO CLAIMS SEEKS TO REDUCE, RECLASSIFY, OR DISALLOW CERTAIN FILED PROOFS OF CLAIM. PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE OMNIBUS OBJECTION TO DETERMINE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION, AND/OR THE EXHIBIT ATTACHED THERETO, TO DETERMINE WHETHER THE OMNIBUS OBJECTION AFFECTS THEIR CLAIM(S).

**IF YOU HAVE QUESTIONS, PLEASE CONTACT
DEBTORS' COUNSEL DOMINIC A. LITZ, ESQ. AT (212) 310-8000.**

WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Ray C. Schrock, P.C.
Jacqueline Marcus
Garrett A. Fail
Sunny Singh

*Attorneys for Debtors
and Debtors in Possession*

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X	
In re	: Chapter 11
	:
SEARS HOLDINGS CORPORATION, et al.,	: Case No. 18-23538 (RDD)
	:
Debtors.¹	: (Jointly Administered)
-----X	

**NOTICE OF HEARING ON DEBTORS' TWENTY-FOURTH
OMNIBUS OBJECTION TO PROOFS OF CLAIM (REDUCE AND RECLASSIFY)**

PLEASE TAKE NOTICE that, on February 9, 2021, Sears Holdings Corporation and certain of its affiliates, as debtors and debtors in possession in the above-captioned chapter 11

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870);

cases (collectively, the “**Debtors**”) filed the *Debtors’ Twenty-Fourth Omnibus Objection to Proofs of Claim (Reduce and Reclassify)* (the “**Objection**”) with the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”).

PLEASE TAKE FURTHER NOTICE that the Objection requests that the Bankruptcy Court reduce, reclassify, and/or disallow one or more proofs of claim (the “**Proofs of Claim**” or “**Disputed Claims**”) listed on Exhibit A annexed hereto, on the ground(s) that, for each of the Disputed Claims, (i) supporting documentation indicates that the Disputed Claim is not a secured claim; (ii) supporting documentation provided by the Claimant is not supported by the Debtors’ books and records, or no supporting documentation was provided for all or a portion of the Disputed Claim; (iii) the amount of the Disputed Claim entitled to priority is limited by the Bankruptcy Code; or (iv) the Disputed Claim is duplicative of another Proof of Claim.

PLEASE TAKE FURTHER NOTICE that the *Court-Ordered Claims Hearing Procedures* (the “**Claims Hearing Procedures**”), annexed hereto as Exhibit B, shall apply and govern the Objection. The Claims Hearing Procedures provide for certain mandatory actions by claimants (each, a “**Claimant**” and collectively, the “**Claimants**”) within certain time periods. Therefore, please review the Claims Hearing Procedures carefully. Failure to comply with the Claims Hearing Procedures may result in the granting of the relief requested without further notice to the applicable Claimant(s).

PLEASE TAKE FURTHER NOTICE that, if Claimant does NOT oppose the relief requested with respect to its applicable Proof(s) of Claim, then Claimant does NOT need to file a written response (the “**Response**”) to the Objection and Claimant does NOT need to appear at the Hearing (as defined herein).

PLEASE TAKE FURTHER NOTICE that, if Claimant DOES oppose the relief requested, then Claimant MUST file with the Bankruptcy Court and serve on the parties listed below a Response to the Objection, so as to be filed and received by no later than **March 2, 2021, at 4:00 p.m. (Prevailing Eastern Time)** (the “**Response Deadline**”).

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Bankruptcy Rules for the Southern District of New York, and shall be filed with the Bankruptcy Court (i) by attorneys practicing in the Bankruptcy Court, including attorneys admitted *pro hac vice*, electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov), and (ii) by all other parties-in-interest, on a CD-ROM, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent

Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

applicable, and shall be served in accordance with the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), so as to be filed with the Bankruptcy Court and received by the parties listed below by or before the Response Deadline.

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must contain, at a minimum, the following: (i) a caption setting forth the name of the Bankruptcy Court, the names of the Debtors, the case number and the title of the Objection to which the Response is directed; (ii) the name of the Claimant and description of the basis for the amount of the Proof of Claim; (iii) a concise statement setting forth the reasons why the Proof of Claim should not be reclassified or reduced for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases upon which Claimant will rely in opposing the Objection; (iv) all documentation or other evidence of the Proof of Claim, to the extent not included with the Proof of Claim previously filed with the Bankruptcy Court, upon which Claimant will rely in opposing the Objection; (v) the address(es) to which the Debtors must return any reply to Claimant’s Response, if different from that presented in the applicable Proof of Claim; and (vi) the name, address, and telephone number of the person (which may be Claimant or Claimant’s designated legal representative) possessing ultimate authority to reconcile, settle, or otherwise resolve the Proof of Claim on Claimant’s behalf.

PLEASE TAKE FURTHER NOTICE that the Bankruptcy Court will consider a Response only if the Response is timely filed, served, and received in accordance with the Amended Case Management Order and the procedures set forth herein. A Response will be deemed timely filed, served, and received only if the original Response is actually received on or before the Response Deadline by (i) the chambers of the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601; (ii) Weil, Gotshal, & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Ray C. Schrock, Esq., Jacqueline Marcus, Esq., Garrett A. Fail, Esq., and Sunny Singh, Esq.), attorneys for the Debtors; and (iii) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York 10036 (Attn: Philip C. Dublin, Esq., Ira Dizengoff, Esq., and Sara Lynne Brauner, Esq.), attorneys for the Official Committee of Unsecured Creditors appointed in these cases.

PLEASE TAKE FURTHER NOTICE that, except as otherwise permitted under the Claims Hearing Procedures, a hearing to consider the Objection will be held before the Honorable Robert D. Drain, United States Bankruptcy Judge, at the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601, on **March 23, 2021 at 10:00 a.m. (Prevailing Eastern Time)** (the “**Hearing**”). If Claimant files a Response to the Objection, Claimant should plan to appear at the Hearing. The Debtors, however, reserve the right to continue the Hearing on the Objection with respect to the Proof(s) of Claim that are the subject of such Response. If the Debtors do continue the Hearing with respect to such Proof(s) of Claim, then the Hearing on the Objection with respect to such Proof(s) of Claim will be held at a later date. If the Debtors do not continue the Hearing with respect to such Proof(s) of Claim, then a Hearing on the Objection will be conducted on the above date.

PLEASE TAKE FURTHER NOTICE that if Claimant does not timely file and serve a Response to the Objection, the Debtors may, on or after the Response Deadline, submit to

the Bankruptcy Court an order substantially in the form of the proposed order annexed as **Exhibit B** to the Objection, which order may be entered without further notice or opportunity to be heard.

PLEASE TAKE FURTHER NOTICE that the Debtors retain the right to object on other grounds to the Proof(s) of Claim (or to any other Proof(s) of Claim Claimant may have filed) at a later date. Claimant will receive a separate notice of any such objection(s).

PLEASE TAKE FURTHER NOTICE that Claimant may participate in the Hearing telephonically, provided Claimant complies with the Bankruptcy Court's instructions (including, without limitation, providing prior written notice to counsel for the Debtors and any statutory committee), which can be found on the Bankruptcy Court's website at www.nysb.uscourts.gov.

PLEASE TAKE FURTHER NOTICE that, if any Claimant wishes to view the complete Objection, such Claimant can do so for free at <https://restructuring.primeclerk.com/sears>. **Claimants should not contact the Clerk of the Bankruptcy Court to discuss the merits of their Proof(s) of Claim.**

Dated: February 9, 2021
New York, New York

/s/ Garrett A. Fail

Ray C. Schrock, P.C.

Jacqueline Marcus

Garrett A. Fail

Sunny Singh

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for Debtors

and Debtors in Possession

Exhibit A

Disputed Claims

Schedule of Claims to be Reduced & Reclassified										
Ref #	Name of Claimant	Affected Claim No.	Claim Amounts	Administrative Priority Claim	503(b)(9) Administrative Priority Claim	Secured Claim	Priority Claim	General Unsecured Claim	Total Claim	Reason for Proposed Reclassification/Disallowance
1.	ABRAMS, KAREN VANESSA	5171	Asserted				\$35,783.52		\$35,783.52	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$11,242.30		\$11,242.30	
2.	ADAMS, BENJI L	3054; 4256	Asserted			\$0.00	\$11,671.90		\$11,671.90	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$9,876.18		\$9,876.18	
3.	AGUILAR, BRIAN A	15868	Asserted				\$2,970.80		\$2,970.80	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,896.53		\$2,896.53	
4.	ALEXANDER, BEVERLY J	3655	Asserted				\$8,668.00		\$8,668.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$6,999.98		\$6,999.98	
5.	ALLEN, AMELIA L	5318; 14818	Asserted				\$7,365.60		\$7,365.60	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,684.00		\$3,684.00	
6.	ARY, SARAH E	3740; 12152; 14487	Asserted			\$0.00	\$15,700.00		\$15,700.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$2,520.00		\$2,520.00	
7.	AUGUSTYN, TIMOTHY E	7747	Asserted				\$9,377.04		\$9,377.04	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$8,115.99		\$8,115.99	
8.	BANKS, LISA T	7684; 8329	Asserted		\$3,771.01		\$7,542.02		\$11,313.03	The claim amount is reduced based on the Debtors' books and records
			Surviving		\$0.00		\$2,740.39		\$2,740.39	
9.	BATCHELDER, CECILIA A	10978	Asserted				\$5,000.00		\$5,000.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,665.90		\$2,665.90	
10.	BATSON, AMY	2617; 13745	Asserted				\$21,456.02		\$21,456.02	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$7,493.58		\$7,493.58	
11.	BAUER, MAT	4694	Asserted				\$1,071.00		\$1,071.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$963.90		\$963.90	
12.	BEBO, MARLA	3580	Asserted				\$3,116.15		\$3,116.15	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,561.20		\$2,561.20	
13.	BENNETT, TOREY	3508	Asserted				\$10,384.62		\$10,384.62	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,259.62		\$3,259.62	
14.	BERNARD, JUDY A	1872; 1933; 12597	Asserted				\$10,125.00	\$10,125.00	\$20,250.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$9,774.52		\$9,774.52	
15.	BERROA, ERENDIRA G	6202; 11237	Asserted				\$11,165.07		\$11,165.07	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$5,511.87		\$5,511.87	
16.	BRANCH NELSON, PATRICIA	10763	Asserted				\$11,000.00	\$1,379.60	\$12,379.60	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$422.45		\$422.45	
17.	BRIDGETT, PATRICK N	3887; 12262; 12265; 12278	Asserted			\$0.00	\$52,335.75	\$72,986.94	\$125,322.69	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00	\$77,582.19	\$90,432.19	
18.	BRISTOL, PAMELA G	5168; 10544	Asserted				\$5,145.60		\$5,145.60	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,412.80		\$2,412.80	
19.	BRODY, ANDREA L	7629	Asserted				\$11,682.69		\$11,682.69	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$11,490.93		\$11,490.93	
20.	BUCHHOLZ, ERIC W	4377	Asserted				\$3,465.00		\$3,465.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,887.50		\$2,887.50	
21.	BULLARD, AARON E	1783; 1902; 9083; 9115	Asserted			\$0.00	\$27,129.82	\$13,564.91	\$40,694.73	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00	\$14,279.82	\$27,129.82	
22.	BULLOCK, ARTHUR J	13027	Asserted				\$3,700.00		\$3,700.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,653.70		\$2,653.70	
23.	BURNHAM, KENNETH	1719; 2208	Asserted			\$0.00	\$2,769.60		\$2,769.60	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$2,631.12		\$2,631.12	
24.	BURROWS, PATRICIA A	4424	Asserted				\$2,100.00		\$2,100.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,260.00		\$1,260.00	
25.	CAMPBELL, KAREN	14543	Asserted				\$6,347.22		\$6,347.22	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$6,346.53		\$6,346.53	
26.	CAMPBELL, WILLIAM R.	1732; 13096	Asserted			\$0.00	\$8,310.36		\$8,310.36	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$5,076.92		\$5,076.92	
27.	CASTILLO, DANIEL J	4479; 12786	Asserted				\$11,769.22		\$11,769.22	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$4,903.84		\$4,903.84	
28.	CLAY, JERMAL	2213; 15464	Asserted			\$0.00	\$5,855.77		\$5,855.77	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$4,543.27		\$4,543.27	
29.	COOK, EILEEN J	6632; 13497	Asserted			\$0.00	\$4,701.99		\$4,701.99	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$4,114.24		\$4,114.24	
30.	CORBIN, DAWN E	4876; 14190	Asserted				\$112,801.32		\$112,801.32	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,786.00		\$2,786.00	
31.	CRIDER, JOHN D	1639; 9058; 9142	Asserted				\$35,168.25		\$35,168.25	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$9,225.96		\$9,225.96	
32.	DANIELS, BRENDA J	8441; 8447	Asserted				\$15,505.38		\$15,505.38	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,027.52		\$2,027.52	

Schedule of Claims to be Reduced & Reclassified										
Ref #	Name of Claimant	Affected Claim No.	Claim Amounts	Administrative Priority Claim	503(b)(9) Administrative Priority Claim	Secured Claim	Priority Claim	General Unsecured Claim	Total Claim	Reason for Proposed Reclassification/Disallowance
33.	DANIELS, DOUGLAS P.	5157	Asserted				\$3,192.00		\$3,192.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,276.80		\$1,276.80	
34.	DAVIS, DALE K	1746	Asserted				\$1,818.03		\$1,818.03	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$730.10		\$730.10	
35.	DAVIS, DAVID A	12315; 12335	Asserted				\$16,122.70		\$16,122.70	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$7,110.00		\$7,110.00	
36.	DAVIS, LINDA K	4652; 8982	Asserted				\$3,598.14		\$3,598.14	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,752.94		\$1,752.94	
37.	DEAR, DENISE D	18663	Asserted				\$16,744.43		\$16,744.43	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$3,390.08	\$16,240.08	
38.	Demchenko, Aleksandr	5558; 6803; 17350	Asserted				\$5,493.00		\$5,493.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,092.31		\$2,092.31	
39.	DENNIS, BRIAN	2562; 9534	Asserted				\$5,065.00		\$5,065.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,271.15		\$3,271.15	
40.	DERMODY, TERESA K	4558	Asserted				\$6,387.50		\$6,387.50	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$5,896.15		\$5,896.15	
41.	DIB, IRENE	8282; 12669	Asserted				\$5,817.52		\$5,817.52	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,939.19		\$1,939.19	
42.	DIBBLE, DOUGLAS A	16024	Asserted				\$983.60		\$983.60	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$983.60		\$983.60	
43.	EASON, CRYSTAL	4220; 11911; 12046; 12136	Asserted			\$0.00	\$10,833.20		\$10,833.20	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$3,561.60		\$3,561.60	
44.	EILERTSON, SUSAN M	4777; 10220	Asserted				\$13,984.45		\$13,984.45	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$6,488.16		\$6,488.16	
45.	ESPINDA, MICHELLE	5836	Asserted				\$5,482.88		\$5,482.88	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$5,045.60		\$5,045.60	
46.	ESTRADA, ENRIQUE S	4309; 12368	Asserted				\$7,018.00		\$7,018.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,764.00		\$3,764.00	
47.	EWING, THOMAS S	2408; 13699	Asserted				\$4,200.00		\$4,200.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,680.00		\$1,680.00	
48.	FERRANTI, KAREN M	11833	Asserted				\$20,274.62		\$20,274.62	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$7,424.62	\$20,274.62	
49.	FERRELL, PATRICK J	5415; 10507	Asserted				\$93,750.00	\$98,351.06	\$192,101.06	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$179,251.06	\$192,101.06	
50.	FORD, STEVE P	14194	Asserted				\$15,001.58		\$15,001.58	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$2,151.58	\$15,001.58	
51.	FORRESTER, BRIAN L	2120; 9053; 9314	Asserted			\$0.00	\$10,944.41		\$10,944.41	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$5,051.25		\$5,051.25	
52.	FRANCIS, PAUL	6053	Asserted				\$9,699.28		\$9,699.28	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$8,394.89		\$8,394.89	
53.	FRYER, BARBARA J	4836; 9662; 9831	Asserted			\$0.00	\$26,730.49		\$26,730.49	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00	\$1,880.49	\$14,730.49	
54.	Garcia, Araceli	5791; 11812	Asserted			\$0.00	\$2,076.09		\$2,076.09	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$1,855.00		\$1,855.00	
55.	GARCIA, KATHLEEN	2230	Asserted				\$3,132.50		\$3,132.50	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,007.20		\$3,007.20	
56.	GARDNER IV, CLARENCE E	10042	Asserted				\$12,000.00		\$12,000.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$9,098.90		\$9,098.90	
57.	GLADDEN, THOMAS	2404	Asserted				\$8,566.42		\$8,566.42	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$8,269.88		\$8,269.88	
58.	GONZALEZ, ANA Y	6338	Asserted				\$2,726.00		\$2,726.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,721.60		\$2,721.60	
59.	HAMILTON, SHAWN R	3547; 9650	Asserted				\$28,802.07		\$28,802.07	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$3,102.07	\$15,952.07	
60.	HANDJAJA, JOHANNES	6873; 9177	Asserted				\$38,548.32		\$38,548.32	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$15,009.23	\$27,859.23	
61.	HARDER, DANIEL R	4239; 13941; 14895	Asserted			\$0.00	\$10,153.85	\$10,153.85	\$20,307.70	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$7,442.31		\$7,442.31	
62.	HARTLOVE, JACQUELINE A	11883	Asserted				\$3,192.00		\$3,192.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,872.80		\$2,872.80	
63.	HAYWARD, PAUL G	1401	Asserted				\$95,457.78		\$95,457.78	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$73,513.64	\$86,363.64	
64.	HECKENDORN, ANGELA C	4715	Asserted				\$6,342.00		\$6,342.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$4,756.50		\$4,756.50	

Schedule of Claims to be Reduced & Reclassified										
Ref #	Name of Claimant	Affected Claim No.	Claim Amounts	Administrative Priority Claim	503(b)(9) Administrative Priority Claim	Secured Claim	Priority Claim	General Unsecured Claim	Total Claim	Reason for Proposed Reclassification/Disallowance
65.	HERNANDEZ, BLANCA E	4988; 16318	Asserted				\$2,000.00		\$2,000.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,344.00		\$1,344.00	
66.	HERNANDEZ, JOSE	6975	Asserted				\$7,050.00		\$7,050.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$6,600.00		\$6,600.00	
67.	HOCKMAN-SAYLOR, LORRAINE A	3634	Asserted				\$3,396.84		\$3,396.84	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,030.30		\$3,030.30	
68.	Horn, David	7577	Asserted				\$6,282.04		\$6,282.04	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$6,077.87		\$6,077.87	
69.	HORN, DOUGLAS W	1733; 1744; 13503	Asserted			\$0.00	\$13,748.08	\$27,823.08	\$41,571.16	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00	\$28,721.16	\$41,571.16	
70.	HORTON, MICHELE	2999	Asserted				\$3,900.00		\$3,900.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,746.36		\$3,746.36	
71.	JENKINS, DWAYNE L	10251	Asserted				\$5,936.00		\$5,936.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,671.20		\$2,671.20	
72.	Jones Jr., David Allen	15747	Asserted				\$3,927.00		\$3,927.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,094.40		\$2,094.40	
73.	JONES, MARILYN	2016; 16338	Asserted			\$0.00	\$2,555.00		\$2,555.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$2,452.80		\$2,452.80	
74.	KEMP, KIM D	5360; 12016	Asserted				\$5,292.11		\$5,292.11	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,578.21		\$2,578.21	
75.	KHAN, SARISH	5342	Asserted				\$10,335.69		\$10,335.69	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$8,862.60		\$8,862.60	
76.	KING KAY, STEPHANIE L	1748; 12489; 12551	Asserted			\$0.00	\$932.80		\$932.80	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$839.52		\$839.52	
77.	KING, MILLY L	12897	Asserted				\$25,307.69		\$25,307.69	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$12,457.69	\$25,307.69	
78.	LAFLAMME, TAMMY	7105; 16206	Asserted			\$0.00	\$4,940.63		\$4,940.63	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$3,952.50		\$3,952.50	
79.	LAGMAY, JILL T	17398	Asserted				\$14,584.63		\$14,584.63	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$1,734.63	\$14,584.63	
80.	LAROSE, TONI J	9008; 12603	Asserted				\$27,700.00	\$2,000.00	\$29,700.00	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$4,000.00	\$16,850.00	
81.	LECLAIRE, ANGELA J	5984	Asserted				\$2,957.50		\$2,957.50	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,247.70		\$2,247.70	
82.	LEE, RORY K	13066	Asserted			\$1,191.68	\$1,191.68		\$2,383.36	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$1,191.68		\$1,191.68	
83.	LEIKER, TERRY G	5330; 9308; 14087	Asserted			\$0.00	\$3,696.00		\$3,696.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$3,603.60		\$3,603.60	
84.	LINSCOTT, ANGELA P	1544; 13377; 13421	Asserted			\$3,200.00			\$3,200.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$3,040.00		\$3,040.00	
85.	MARCELYNAS, DONNA	5771	Asserted				\$12,018.00		\$12,018.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,217.60		\$2,217.60	
86.	MASSONI, MARK	5346	Asserted				\$9,520.00		\$9,520.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,792.00		\$1,792.00	
87.	MASTROENI, DONNA I	5182; 10684	Asserted			\$0.00	\$17,132.50		\$17,132.50	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00	\$4,282.50	\$17,132.50	
88.	MCCULLY, KYLIE M	5380	Asserted				\$2,293.20		\$2,293.20	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$305.76		\$305.76	
89.	MCDAY, IRALYNNE G	3751	Asserted				\$3,425.52		\$3,425.52	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,631.49		\$1,631.49	
90.	MCNAMARA, KELLI D	8708	Asserted				\$1,186.00		\$1,186.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,155.00		\$1,155.00	
91.	MEDINA, JUDY W	6154	Asserted				\$2,769.20		\$2,769.20	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,699.97		\$2,699.97	
92.	MILLS, DEBBIE A	4330; 4516; 4770	Asserted			\$0.00	\$32,197.00		\$32,197.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$11,612.18		\$11,612.18	
93.	MIYASHIRO, EULA ANN K	4619	Asserted				\$4,002.00		\$4,002.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,041.52		\$3,041.52	
94.	MIYASHIRO, MOSES S	5055	Asserted				\$2,060.40		\$2,060.40	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,373.60		\$1,373.60	
95.	MONTES-RIVERA, GRACIELA	4908; 9857	Asserted				\$4,078.48		\$4,078.48	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,855.00		\$1,855.00	
96.	MOORE, BRENDA D	14644	Asserted				\$13,115.38		\$13,115.38	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$8,784.24		\$8,784.24	

Schedule of Claims to be Reduced & Reclassified										
Ref #	Name of Claimant	Affected Claim No.	Claim Amounts	Administrative Priority Claim	503(b)(9) Administrative Priority Claim	Secured Claim	Priority Claim	General Unsecured Claim	Total Claim	Reason for Proposed Reclassification/Disallowance
97.	MORAWA, ANGELA J	4230; 4501; 15806	Asserted				\$5,182.69	\$2,312.00	\$7,494.69	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$466.45		\$466.45	
98.	MOREJON, ALBERTO	1741; 2947; 9309	Asserted			\$8,372.00	\$7,468.00		\$15,840.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$6,279.00		\$6,279.00	
99.	MULLEN, RICHARD T	4490	Asserted				\$10,125.00		\$10,125.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$8,826.92		\$8,826.92	
100.	MULLIS, JO A	4172	Asserted				\$12,692.31		\$12,692.31	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$12,480.77		\$12,480.77	
101.	NECZYPIR, STEVE	1766	Asserted				\$41,225.60		\$41,225.60	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,012.64		\$3,012.64	
102.	NEVAREZ, JAVIER	7871	Asserted				\$3,500.00		\$3,500.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,150.00		\$3,150.00	
103.	ORTEGON, HECTOR	13057	Asserted				\$19,750.00		\$19,750.00	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$4,851.92	\$17,701.92	
104.	ORTIZ, JEANETTE P	10741	Asserted				\$2,800.00		\$2,800.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,016.00		\$2,016.00	
105.	PASET, RICHARD I	3648	Asserted				\$1,709.63		\$1,709.63	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,690.43		\$1,690.43	
106.	PEREZ, CESAR	10425	Asserted				\$12,923.09		\$12,923.09	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$73.09	\$12,923.09	
107.	PICKERT, JOHN A	1403; 9907	Asserted				\$34,250.68	\$745.82	\$34,996.50	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$5,767.32	\$18,617.32	
108.	RAY, KIMBERLY E	2631	Asserted				\$4,567.30		\$4,567.30	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$4,389.67		\$4,389.67	
109.	REDMAN, CYNTHIA A	3795	Asserted				\$2,415.00		\$2,415.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,318.40		\$2,318.40	
110.	REED, MARY	1685; 1986; 11430	Asserted			\$0.00	\$19,384.62		\$19,384.62	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00	\$6,295.98	\$19,145.98	
111.	REID, SHERRI	2990	Asserted				\$21,434.29		\$21,434.29	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$6,500.96	\$19,350.96	
112.	RICE, CYNTHIA	5631; 5886	Asserted				\$5,600.00		\$5,600.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,688.00		\$2,688.00	
113.	RIDDICK, VINCENT A	5297	Asserted				\$3,296.92		\$3,296.92	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,704.32		\$2,704.32	
114.	ROBERTS, DANIEL A	2791	Asserted				\$4,458.34		\$4,458.34	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,886.47		\$2,886.47	
115.	ROMIG, ELIZABETH A	16106; 16235; 17626	Asserted			\$0.00	\$3,163.51	\$3,163.51	\$6,327.02	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$2,372.63		\$2,372.63	
116.	ROMO, ANTONIO	4603; 12469	Asserted			\$0.00	\$5,152.00		\$5,152.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$5,023.20		\$5,023.20	
117.	ROSEN, LAURA P	2580; 9918	Asserted			\$0.00	\$26,768.80		\$26,768.80	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00	\$11,867.31	\$24,717.31	
118.	ROSS, DAVID A	1984	Asserted				\$6,638.16		\$6,638.16	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$6,215.36		\$6,215.36	
119.	ROSSEAU, TERESA	7576	Asserted				\$3,150.00		\$3,150.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,394.00		\$2,394.00	
120.	SCHALAMON, PHILLIP	6870	Asserted				\$3,041.67		\$3,041.67	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,637.80		\$1,637.80	
121.	SCHMITT, RICHARD	5343; 9389; 9452	Asserted			\$0.00	\$11,709.12		\$11,709.12	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$5,997.12		\$5,997.12	
122.	SCHULTZ, DAVID	7623	Asserted				\$12,548.08		\$12,548.08	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$10,860.58		\$10,860.58	
123.	SCHWANGER, CHARLES A	3746	Asserted				\$18,500.00		\$18,500.00	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$5,076.83	\$17,926.83	
124.	SEGUINOT, JAIME	1516; 1976	Asserted			\$0.00	\$2,441.25		\$2,441.25	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$881.48		\$881.48	
125.	SEMANA, EMMALINE CESELI	5165	Asserted				\$13,521.15		\$13,521.15	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$671.15	\$13,521.15	
126.	SMITH, CHERYL L	12047	Asserted				\$12,850.00		\$12,850.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$4,079.79		\$4,079.79	
127.	SMITH, KENNON G	4608	Asserted				\$2,115.19		\$2,115.19	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,493.80		\$1,493.80	
128.	SNYDER, CYNTHIA L	2991	Asserted				\$5,192.31		\$5,192.31	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$4,817.31		\$4,817.31	

Schedule of Claims to be Reduced & Reclassified										
Ref #	Name of Claimant	Affected Claim No.	Claim Amounts	Administrative Priority Claim	503(b)(9) Administrative Priority Claim	Secured Claim	Priority Claim	General Unsecured Claim	Total Claim	Reason for Proposed Reclassification/Disallowance
129.	SPADE, DELL E	2157; 11756	Asserted			\$0.00	\$1,746.15		\$1,746.15	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$1,164.10		\$1,164.10	
130.	SWIENTNICKI, MICHAEL R	13508	Asserted				\$6,394.23		\$6,394.23	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$4,567.31		\$4,567.31	
131.	TAYLOR, DELTON M	11775	Asserted			\$2,598.75	\$2,598.75		\$5,197.50	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$2,598.75		\$2,598.75	
132.	THOMPSON, NANCY L	5109; 11090	Asserted			\$0.00	\$10,648.00		\$10,648.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$9,729.08		\$9,729.08	
133.	TIMM, NATHAN S	5405	Asserted				\$3,150.00		\$3,150.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,520.00		\$2,520.00	
134.	TOROK, JASON	2430; 9078	Asserted				\$13,355.77	\$12,125.01	\$25,480.78	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$12,125.01		\$12,125.01	
135.	TRAMMELL, JANET E	14318	Asserted				\$3,595.20		\$3,595.20	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,707.72		\$1,707.72	
136.	TRUJILLO, SUSANNE R	15767	Asserted				\$3,069.34		\$3,069.34	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,432.00		\$2,432.00	
137.	TURNER, TROY S.	6075; 17828	Asserted			\$3,433.50	\$3,433.50		\$6,867.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$3,319.05		\$3,319.05	
138.	UNDERWOOD, MARK R.	2007; 9311; 9632	Asserted			\$0.00	\$49,341.41	\$23,862.41	\$49,341.41	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving			\$0.00	\$12,850.00		\$36,712.41	
139.	VEDDA, ROBERT A	6229; 9767	Asserted			\$0.00	\$9,500.00		\$9,500.00	The claim amount is reduced based on the Debtors' books and records
			Surviving			\$0.00	\$4,585.58		\$4,585.58	
140.	VERMILLION, CYNTHIA L	5440	Asserted				\$22,176.31		\$22,176.31	The allowed priority claim amount is capped in accordance with section 507(a)(4) of the Bankruptcy Code
			Surviving				\$12,850.00	\$9,326.31	\$22,176.31	
141.	VIERNES, SHERRY R	1667; 13295	Asserted				\$9,647.51	\$9,348.92	\$18,996.43	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$9,348.92		\$9,348.92	
142.	VIRNIG, LISA M	9738	Asserted				\$5,384.50		\$5,384.50	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$4,935.89		\$4,935.89	
143.	WATSON, LARRY E	6074	Asserted				\$5,000.00		\$5,000.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$981.70		\$981.70	
144.	WESTFALL, JOSEPH	4275; 10857	Asserted				\$15,200.00		\$15,200.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$1,036.54		\$1,036.54	
145.	WHEELER, FAEKHUI	5175	Asserted				\$3,177.60		\$3,177.60	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,600.64		\$2,600.64	
146.	WILCOX, RICKY G	1705	Asserted				\$4,006.40		\$4,006.40	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,605.76		\$3,605.76	
147.	WILKS, FRANKLIN R	1513; 12398	Asserted				\$5,183.52		\$5,183.52	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$2,596.53		\$2,596.53	
148.	WILLIAMS, DEVON A	4399	Asserted				\$6,096.00		\$6,096.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$5,943.60		\$5,943.60	
149.	WILSON, JOANN	3737	Asserted				\$4,133.00		\$4,133.00	The claim amount is reduced based on the Debtors' books and records
			Surviving				\$3,620.00		\$3,620.00	

Exhibit B

Claims Hearing Procedures

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re	:	Chapter 11
	:	
SEARS HOLDINGS CORPORATION, <i>et al.</i> ,	:	Case No. 18-23538 (RDD)
	:	
Debtors. ¹	:	(Jointly Administered)
-----	X	

COURT-ORDERED CLAIMS HEARING PROCEDURES

The claims hearing procedures (the “**Claims Hearing Procedures**”) described herein have been ordered by the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”) to apply to the Chapter 11 cases of the Sears Holdings Corporation and its affiliated debtors (collectively, the “**Debtors**”).

Claims Hearing Procedures

1. Pursuant to the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), the Bankruptcy Court established periodic omnibus hearings (the “**Omnibus Hearings**”) in these Chapter 11 cases. The Debtors shall schedule the return date for claims objections, omnibus or otherwise, for hearing at Omnibus Hearings or other hearings the Debtors may schedule with the Bankruptcy Court.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is 1700 Broadway, 19th Floor, New York, New York 10019.

2. The Bankruptcy Court may enter an order at the scheduled hearing sustaining an objection to proofs of claim (each, a “**Proof of Claim**”) with respect to which no response (a “**Response**”)² is properly filed and served.
3. The hearing to consider an objection to Proofs of Claim as to which a Response is properly filed and served (each, a “**Contested Claim**”) shall be set for a contested hearing (each, a “**Claims Hearing**”) to be scheduled by the Debtors, in their sole discretion, as set forth herein. The Debtors may request that the Bankruptcy Court schedule Claims Hearings on the date and/or time of the Omnibus Hearings or at another date and time.
4. The Debtors shall schedule a Claims Hearing for a Contested Claim as follows:
 - (i) For a non-evidentiary hearing to address whether the Contested Claim has failed to state a claim against the Debtors which can be allowed and should be dismissed pursuant to Bankruptcy Rule 7012 (a “**Sufficiency Hearing**”), unless the Debtors serve the applicable claimant (the “**Claimant**”) with a Notice of Merits Hearing (as defined herein), the Sufficiency Hearing shall go forward at the return date set in accordance with paragraph 1 of these Claims Hearing Procedures. The legal standard of review that will be applied by the Bankruptcy Court at a Sufficiency Hearing will be equivalent to the standard applied by the Bankruptcy Court upon a motion to dismiss for failure to state a claim upon which relief can be granted.
 - (ii) For an evidentiary hearing on the merits of a Contested Claim (a “**Merits Hearing**”), the Debtors may, in their sole discretion, serve upon the relevant Claimant, by email or overnight delivery, with a copy to the Creditors’ Committee, and file with the Bankruptcy Court, a notice substantially in the form attached to the *Order Approving (I) Claims Objection Procedures, (II) Claims Settlement Procedures, and (III) Claims Hearing Procedures* (ECF No. 3014) as **Exhibit 2** (a “**Notice of Merits Hearing**”), at least thirty (30) calendar days prior to the date of such Merits Hearing. The rules and procedures applicable to such Merits Hearing will be set forth in any scheduling order issued by the Bankruptcy Court in connection therewith.
5. Discovery with respect to a Contested Claim will not be permitted until either: (i) the Bankruptcy Court has held a Sufficiency Hearing and determined that the Contested Claim states a claim that could be allowed and should not be dismissed pursuant to Bankruptcy Rule 7012; or (ii) the Debtors have served on the relevant Claimant a Notice of Merits Hearing with respect to the Contested Claim.
6. The Debtors may file and serve a reply (a “**Reply**”) to a Response no later than 4:00 p.m. (Prevailing Eastern Time) on the day that is at least two (2) business days prior to the date of the applicable hearing.
7. The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Bankruptcy Court and the Claimant.

² Any information submitted in connection with a Proof of Claim shall be part of the record with respect to the relevant Claim, and any such information already submitted need not be resubmitted in connection with the Claims Hearing Procedures.

8. **Sanctions.** The Bankruptcy Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the Claims Hearing Procedures.

BY ORDER OF THE BANKRUPTCY COURT

Exhibit F

MMUID	Name	Address1	Address2	Address3	City	State	Postal Code	Country	Email	Method of Service
6E+06	Advanced Merchandising Industry Co., Limited	No.49 ShengYip Road Huangjiang Town			Dongguan	Guangdong		China	ninallee@advanced-merchandising.com	First Class Mail and Email
6E+06	Advanced Merchandising Industry Co., Limited	Nina Lee	FLAT C23/F LUCKY PLAZA 315-321 LOCKHART RD WANCHAI		HONG KONG			CHINA	ninanlee@advanced-merchandising.com	First Class Mail and Email
6E+06	Alpine Creations Ltd	Plot No WT-10, PO Box 17006	Jebel Ali Free Zone		Dubai			United Arab Emirates	david@alpinecreations.ae; rcavaliere@tarterkrinsky.com	First Class Mail and Email
6E+06	Alpine Creations Ltd	Tarter Krinsky & Drogin LLP	Attn: Rocco A. Cavaliere	1350 Broadway, 11th Floor	New York	NY	10018		rcavaliere@tarterkrinsky.com	First Class Mail and Email
6E+06	American Casting & Manufacturing Corp.	51 Commercial Street			Plainview	NY	11803		cwenk@seals.com; scf@cohmlaw.com	First Class Mail and Email
6E+06	American Casting & Manufacturing Corp.	Colleran, O'Hara & Mills, L.L.P.	100 Crossways Park Drive West	Suite 200	Woodbury	NY	11797		lilly@cohmlaw.com	First Class Mail and Email
6E+06	Bec Co. Inc. d/b/a Empacadora Hill Brothers	The Financial Attorneys, P.S.C.	PMB 274	405 Esmeralda Avenue, Suite 2	Guaynabo	PR	00969		rhc@thefinancialattorneys.com	First Class Mail and Email
7E+06	Clover Imaging Group, LLC as Transferee of Clover Technologies Group, LLC	Attn: Matt Gavronski, General Counsel	2700 West Higgins Road		Hoffman Estates	IL	60169			First Class Mail
6E+06	COMBINE INTERNATIONAL INC.	354 INDUSCO COURT G-25/26, Gems & Jewellery Complex III			TROY	MI	48083		RICK@COMBINE.COM	First Class Mail and Email
4E+06	Creations Jewellery Mfg.Pvt.Ltd.	Seepz, Andheri (East)			Mumbai		400 096		archana@creationjewel.co.in	First Class Mail and Email
6E+06	D-Link Systems, Inc.I	Malani Cademartori, Esq.	Sheppard Mullin Richter & Hampton, LLP	30 Rockefeller Plaza	New York	NY	10112		mcademartori@sheppardmullin.com	First Class Mail and Email
6E+06	D-Link Systems, Inc.I	Brett S. Adair, Esq.	General Counsel, D-Link Systems, Inc.	17595 Mt. Hermann St.	Fountain Valley	CA	92708		Brett.Adair@dlink.com	First Class Mail and Email
5E+06	ENVISIONS LLC	529 FIFTH AVE 19TH FLR			NEW YORK	NY	10017		accounts@envisionsintl.com; maunishb@envisionsintl.com	First Class Mail and Email
6E+06	Gokaldas Exports Ltd.	16/2 Residency Road			Bangalore		560025	India	jayanthi@gokaldasexports.com; sathyamurthy@gokaldasexports.com	First Class Mail and Email
6E+06	Gokaldas Exports Ltd.	c/o Buchanan Ingersoll & Rooney PC	Attn: Mark Pfeiffer, Esq.	50 S. 16th St., Ste. 3200	Philadelphia	PA	19102		mark.pfeiffer@bipc.com	First Class Mail and Email
5E+06	Hansae Co. Ltd.	5F, 29 Eunhaeng-ro, Yeongdeungpo-gu	Attn : Alice Choi		Seoul			Korea	AliceChoi@hansae.com; joofred@hansae.com	First Class Mail and Email
5E+06	Hansae Co. Ltd.	Blank Rome LLP	2029 Century Park East 6th Floor	Attn: Jason S. Kim, Esq.	Los Angeles	CA	90067		jkim@BlankRome.com	First Class Mail and Email
5E+06	Hansae Co. Ltd.	Wire Instructions Saved in QA2 Notes								First Class Mail
5E+06	Hansae Co. Ltd.	Hansae Co Ltd	13-25 5th Floor, Yeouido-dong, Yeongdeungpo-gu		Seoul	Korea				First Class Mail
5E+06	iStar Jewelry LLC	Brach Eichler LLC	Carl J. Soranno, Esq.	101 Eisenhower Parkway	Roseland	NJ	07068		csoranno@bracheichler.com	First Class Mail and Email
5E+06	iStar Jewelry LLC	Carl J. Soranno, Esq.	Brach Eichler LLC	101 Eisenhower Parkway	Roseland	NJ	07068		csoranno@bracheichler.com; jmartin@bracheichler.com	First Class Mail and Email
5E+06	iStar Jewelry LLC	Brach Eichler LLC	Carl J. Soranno, Esq.	101 Eisenhower Parkway	Roseland	NJ	07068			First Class Mail and Email
4E+06	Lian Yi Dyeing & Weaving FTY Co. Ltd	156 Section 1	Shan Min Road Panchao		New Taipei			Taiwan	brett@palmiland.com	First Class Mail and Email
4E+06	MKK Enterprises Corp (DUNS#86681326)	Kevin Trinh	140 N Orange Ave		City of Industry	CA	91744		mkkenterprisesinc@gmail.com; msheppard@ballonstoll.com	First Class Mail and Email
6E+06	Olympus Peak Master Fund LP as Transferee of Allure Gems, LLC	Attn: Leah Silverman and Scott Friedman	745 Fifth Avenue, Suite 1604		New York	NY	10151		lreddock@opeaklp.com; lsilverman@opeaklp.com; sfriedman@opeaklp.com	First Class Mail and Email
6E+06	Propel Trampolines LLC	c/o George Hofman	Cohne Kinghorn, P.C.	111 East Broadway, 11th Floor	Salt Lake City	Utah	84111		ghofmann@cohnkinghorn.com	First Class Mail and Email
6E+06	Propel Trampolines LLC	Cohne Kinghorn, P.C.	c/o George Hofmann	111 East Broadway, 11th Floor	Salt Lake City	UT	84111		ghofmann@cohnkinghorn.com; mparks@cohnkinghorn.com	First Class Mail and Email
6E+06	Propel Trampolines LLC	Steven Grant Stokes, CEO	41 E 400 N #324		Logan	UT	84321		steve.stokes@propeltrampolines.com	First Class Mail and Email
5E+06	Richline Group, Inc.	6701 Nob Hill Road	Attn: Erik Baquerizo		Tamarac	FL	33321		erik.baquerizo@richlinegroup.com	First Class Mail and Email
5E+06	Richline Group, Inc.	Attn: Victoria Elliot	1385 Broadway	12th Floor	New York	NY	10018		victoria.elliott@richlinegroup.com	First Class Mail and Email
5E+06	Richline Group, Inc.	Attn: Erik Baquerizo	6701 Nob Hill Road		Tamarac	FL	33321		erik.baquerizo@richlinegroup.com	First Class Mail and Email

MMLID	Name	Address1	Address2	Address3	City	State	Postal Code	Country	Email	Method of Service
6E+06	Royal Appliance Mfg. Co., Inc., d/b/a TTI Floor Care North America, Inc.	c/o Reinhart Boerner Van Deuren s.c.	Attn: L. Katie Mason, Esq.	1000 N. Water Street, Suite 1700	Milwaukee	WI	53202		katie.mason@quarles.com; kmason@reinhartlaw.com	First Class Mail and Email
6E+06	Royal Appliance Mfg. Co., Inc., d/b/a TTI Floor Care North America, Inc.	c/o L. Katie Mason, Esq.	Reinhart Boerner Van Deuren s.c.	1000 N. Water Street, Suite 1700	Milwaukee	WI	53202		katie.mason@quarles.com; kmason@reinhartlaw.com	First Class Mail and Email
6E+06	Scott, Natasha C	3763 Loma Ventosa			Sierra Vista	AZ	85650		N.C.Scott@outlook.com	First Class Mail and Email
4E+06	Shanghai Neoent Industrial Co., Ltd.	No. 340 Guangming Village	Nanqiao Town	Fengxian District	Shanghai		201406	China	wulijun@neoent.net	First Class Mail and Email
6E+06	Tannor Partners Credit Fund, LP as Transferee of iStar Jewelry LLC	Attn: Robert Tannor	555 Theodore Fremd Avenue, Suite C209		Rye	NY	10580			First Class Mail
6E+06	Thurmond, Trisha	3465 Pear Blossom Lane			Lake Elsinore	CA	92530		trisha8283@hotmail.com	First Class Mail and Email
6E+06	Transfuel, Inc.	P.O. Box 711			Mayaguez	PR	00681		gonzalezja@oespr.net; nriviera@oespr.net; rrivera@transfuelpr.net; rrodriguez@transfuelpr.net	First Class Mail and Email
6E+06	Unique Designs, Inc.	Pick & Zabicki LLP	369 Lexington Avenue	12th Floor	New York	NY	10017		ezabicki@picklaw.net	First Class Mail and Email

Exhibit G

Hearing Date and Time: March 23, 2021 at 10:00 a.m. (Eastern Time)

Response Deadline: March 2, 2021 at 4:00 p.m. (Eastern Time)

THE DEBTORS' TWENTY-FIFTH OMNIBUS OBJECTION TO CLAIMS SEEKS TO REDUCE AND RECLASSIFY CERTAIN FILED PROOFS OF CLAIM. PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE OMNIBUS OBJECTION TO DETERMINE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION AND/OR THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER THE OMNIBUS OBJECTION AFFECTS THEIR CLAIM(S).

**IF YOU HAVE QUESTIONS, PLEASE CONTACT
DEBTORS' COUNSEL, PHIL DIDONATO, ESQ., AT (212) 310-8636.**

WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Ray C. Schrock, P.C.
Jacqueline Marcus
Garrett A. Fail
Sunny Singh

*Attorneys for Debtors
and Debtors in Possession*

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X	
In re	: Chapter 11
	:
SEARS HOLDINGS CORPORATION, et al.,	: Case No. 18-23538 (RDD)
	:
Debtors.¹	: (Jointly Administered)
-----X	

**NOTICE OF HEARING ON DEBTORS' TWENTY-FIFTH OMNIBUS OBJECTION
TO PROOFS OF CLAIM (REDUCE, RECLASSIFY, OR DISALLOW)**

PLEASE TAKE NOTICE that, on February 9, 2021, Sears Holdings Corporation and certain of its affiliates, as debtors and debtors in possession in the above-captioned chapter 11

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida

cases (collectively, the “**Debtors**”) filed the *Debtors’ Twenty-Fifth Omnibus Objection to Proofs of Claim (Reduce, Reclassify, or Disallow)* (the “**Objection**”) with the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”).

PLEASE TAKE FURTHER NOTICE that the Objection requests that the Bankruptcy Court reduce reclassify, or disallow one or more proofs of claim (the “**Proofs of Claim**” or “**Disputed Claims**”) listed on **Exhibit A** annexed hereto, on the ground(s) that, for each of the Disputed Claims, (i) the claimant does not have a security interest in the Debtors’ assets; (ii) the supporting documents provided by the Claimants are not supported by the Debtors’ books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; (iii) Claimant received an amount held pursuant to the *Final Order Approving (I) Procedures for Store Closing Sales and (II) Assumption of Liquidation Consulting Agreement* (ECF No. 823) in exchange for withdrawing its Disputed Claim; or (iv) the claimant failed to comply with statutory requirements under the Perishable Agricultural Commodities Act (“**PACA**”).

PLEASE TAKE FURTHER NOTICE that the *Court-Ordered Claims Hearing Procedures* (the “**Claims Hearing Procedures**”), annexed hereto as **Exhibit B**, shall apply and govern the Objection. The Claims Hearing Procedures provide for certain mandatory actions by claimants (each, a “**Claimant**” and collectively, the “**Claimants**”) within certain time periods. Therefore, please review the Claims Hearing Procedures carefully. Failure to comply with the Claims Hearing Procedures may result in the reclassification and reduction of a Proof of Claim without further notice to the applicable Claimant(s).

PLEASE TAKE FURTHER NOTICE that, if Claimant does NOT oppose the relief requested, then Claimant does NOT need to file a written response (the “**Response**”) to the Objection and Claimant does NOT need to appear at the Hearing (as defined herein).

PLEASE TAKE FURTHER NOTICE that, if Claimant DOES oppose the relief requested, then Claimant MUST file with the Bankruptcy Court and serve on the parties listed below a Response to the Objection, so as to be filed and received by no later than **March 2, 2021, at 4:00 p.m. (Prevailing Eastern Time)** (the “**Response Deadline**”).

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Bankruptcy Rules for the Southern District of New York, and shall be filed with the Bankruptcy Court (i) by attorneys practicing in the Bankruptcy Court, including attorneys admitted *pro hac vice*, electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov), and (ii) by all other parties-in-interest, on a CD-ROM, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance

Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is c/o M-III Partners, LP, 1700 Broadway, 19th Floor, New York, NY 10019.

with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and shall be served in accordance with the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), so as to be filed with the Bankruptcy Court and received by the parties listed below by or before the Response Deadline.

PLEASE TAKE FURTHER NOTICE that Response(s) to the Objection, if any, must contain, at a minimum, the following: (i) a caption setting forth the name of the Bankruptcy Court, the names of the Debtors, the case number and the title of the Objection to which the Response is directed; (ii) the name of the Claimant and description of the basis for the amount of the Proof of Claim; (iii) a concise statement setting forth the reasons why the Proof of Claim should not be reclassified or reduced for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases upon which Claimant will rely in opposing the Objection; (iv) all documentation or other evidence of the Proof of Claim, to the extent not included with the Proof of Claim previously filed with the Bankruptcy Court, upon which Claimant will rely in opposing the Objection; (v) the address(es) to which the Debtors must return any reply to Claimant’s Response, if different from that presented in the applicable Proof of Claim; and (vi) the name, address, and telephone number of the person (which may be Claimant or Claimant’s designated legal representative) possessing ultimate authority to reconcile, settle, or otherwise resolve the Proof of Claim on Claimant’s behalf.

PLEASE TAKE FURTHER NOTICE that the Bankruptcy Court will consider a Response only if the Response is timely filed, served, and received in accordance with the Amended Case Management Order and the procedures set forth herein. A Response will be deemed timely filed, served, and received only if the original Response is actually received on or before the Response Deadline by (i) the chambers of the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601; (ii) Weil, Gotshal, & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Ray C. Schrock, Esq., Jacqueline Marcus, Esq., Garrett A. Fail, Esq., and Sunny Singh, Esq.), attorneys for the Debtors; and (iii) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York 10036 (Attn: Philip C. Dublin, Esq., Ira Dizengoff, Esq., and Sara Lynne Brauner, Esq.), attorneys for the Official Committee of Unsecured Creditors appointed in these cases.

PLEASE TAKE FURTHER NOTICE that, except as otherwise permitted under the Claims Hearing Procedures, a hearing to consider the Objection will be held before the Honorable Robert D. Drain, United States Bankruptcy Judge, at the United States Bankruptcy Court for the Southern District of New York, 300 Quarropas Street, White Plains, New York 10601, on **March 23, 2021 at 10:00 a.m. (Prevailing Eastern Time)** (the “**Hearing**”). If Claimant files a Response to the Objection, Claimant should plan to appear at the Hearing. The Debtors, however, reserve the right to continue the Hearing on the Objection with respect to the Proof(s) of Claim that are the subject of such Response. If the Debtors do continue the Hearing with respect to such Proof(s) of Claim, then the Hearing on the Objection with respect to such Proof(s) of Claim will be held at a later date. If the Debtors do not continue the Hearing with respect to such Proof(s) of Claim, then a Hearing on the Objection will be conducted on the above date.

PLEASE TAKE FURTHER NOTICE that if Claimant does not timely file and serve a Response to the Objection with respect to the Claims listed on **Exhibit A** hereto, the Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed as **Exhibit B** to the Objection, which order may be entered without further notice or opportunity to be heard.

PLEASE TAKE FURTHER NOTICE that, if the Bankruptcy Court does NOT disallow and expunge the Proof(s) of Claim listed on **Exhibit A**, the Debtors retain the right to object on other grounds to the Proof(s) of Claim (or to any other Proof(s) of Claim Claimant may have filed) at a later date. Claimant will receive a separate notice of any such objection(s).

PLEASE TAKE FURTHER NOTICE that Claimant may participate in the Hearing telephonically, provided Claimant complies with the Bankruptcy Court's instructions (including, without limitation, providing prior written notice to counsel for the Debtors and any statutory committee), which can be found on the Bankruptcy Court's website at www.nysb.uscourts.gov.

PLEASE TAKE FURTHER NOTICE that, if any Claimant wishes to view the complete Objection, such Claimant can do so for free at <https://restructuring.primeclerk.com/sears>. **Claimants should not contact the Clerk of the Bankruptcy Court to discuss the merits of their Proof(s) of Claim.**

Dated: February 9, 2021
New York, New York

/s/ Garrett A. Fail

Ray C. Schrock, P.C.

Jacqueline Marcus

Garrett A. Fail

Sunny Singh

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for Debtors

and Debtors in Possession

Exhibit A

Disputed Claims

Debtors' [Twenty-Fifth] Omnibus Objection to Claims
Exhibit 1 - Reclassified Claims

In re: Sears Holdings Corporation, et al.
Case No. 18-23538 (RDD)

Schedule of Secured Claims to be Reclassified*						
Ref #	Name of Claimant	Proof of Claim No. to be Reclassified	Asserted Secured Claim Amount	Amount Reclassified as General Unsecured Claim	Allowed Secured Claim Amount	Reason for Proposed Reclassification
1.	Combine International	14250, 14307	\$5,953,413.77	\$5,693,444.00	\$259,969.77	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets; Claimant agreed to receive amount pursuant to the Final Order Approving (I) Procedures for Store Closing Sales and (II) Assumption of Liquidation Consulting Agreement (ECF No. 823) (the "GOB Order") in exchange for withdrawing its Disputed Claim.
2.	Hansae Co. Ltd.	5073	\$1,505,397.80	\$1,505,397.80	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
3.	Alpine Creations Ltd.	15992	\$1,361,346.87	\$1,361,346.87	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
4.	Richline Group Inc.	7408, 7503	\$864,831.98	\$661,035.51	\$203,796.47	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets; Claimant agreed to receive amount pursuant to the GOB Order.
5.	D-Link Systems Inc.	17260	\$676,413.00	\$676,413.00	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
6.	Gokaldas Exports Ltd.	15399	\$600,551.32	\$600,551.32	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
7.	Unique Designs	12774, 12864	\$527,474.87	\$527,474.87	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
8.	Clover Imaging Group, LLC	12210	\$523,744.80	\$461,997.62	\$61,747.18	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets; Claimant agreed to receive amount pursuant to the GOB Order.
9.	iStar Jewelry LLC	6597, 6729, 6744, 6767	\$497,109.26	\$497,109.26	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
10.	Propel Trampolines LLC	13602, 13667, 19505	\$466,234.50	\$466,234.50	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
11.	MKK Enterprise Corp	810	\$182,172.90	\$182,172.90	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
12.	Lian Yi Dyeing & Weaving FTY Co.	2994	\$174,450.60	\$174,450.60	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
13.	Advanced Merchandising Co. Limited	10492	\$172,953.36	\$172,953.36	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
14.	Olympus Peak Master Fund LP as Transferee of Allure Gems, LLC	8116	\$155,089.75	\$155,089.75	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
15.	Royal Appliance Mfg. Co. Inc.	15551, 15839	\$121,033.32	\$121,033.32	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
16.	Envisions LLC	15166	\$26,671.29	\$21,003.91	\$5,667.38	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets; The basis of the claim does not pertain to security interest on the Debtors' asserts; Claimant agreed to receive amount pursuant to the GOB Order.
17.	Transfuel Inc.	19563	\$22,317.30	\$22,317.30	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
18.	Creations Jewelry Mfg. Pvt. Ltd.	1295	\$19,875.00	\$19,875.00	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
19.	Bec Co Inc. d/b/a Empacadora Hill Brothers	9369	\$18,936.45	\$18,936.45	\$0.00	The Claimants failed to comply with statutory requirements under the Perishable Agricultural Commodities Act ("PACA").
20.	Scott, Natasha C	17033	\$15,853.64	\$15,853.64	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
21.	Shanghai Neoent Industrial Co. Ltd.	1957	\$12,474.00	\$12,474.00	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
22.	Thurmond, Trisha	9054	\$9,880.25	\$9,880.25	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.
23.	American Casting & Manufacturing Corp	13950	\$8,870.00	\$8,870.00	\$0.00	The supporting documents provided by the Claimants are not supported by the Debtors' books and records, or no supporting documents were provided for all or a portion of the Disputed Claim; the Claimant does not have a security interest in the Debtors' assets.

* The Debtors' hereby reserve the right to object in the future to any of the Claims listed in this Schedule on any ground, and to amend, modify, or supplement the Objection and this Schedule, as applicable.

Exhibit B

Claims Hearing Procedures

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----	X	
In re	:	Chapter 11
	:	
SEARS HOLDINGS CORPORATION, <i>et al.</i> ,	:	Case No. 18-23538 (RDD)
	:	
Debtors. ¹	:	(Jointly Administered)
-----	X	

COURT-ORDERED CLAIMS HEARING PROCEDURES

The claims hearing procedures (the “**Claims Hearing Procedures**”) described herein have been ordered by the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”) to apply to the Chapter 11 cases of the Sears Holdings Corporation and its affiliated debtors (collectively, the “**Debtors**”).

Claims Hearing Procedures

- Pursuant to the *Amended Order Implementing Certain Notice and Case Management Procedures*, entered on November 1, 2018 (ECF No. 405) (the “**Amended Case Management Order**”), the Bankruptcy Court established periodic omnibus hearings (the “**Omnibus Hearings**”) in these Chapter 11 cases. The Debtors shall schedule the return date for claims objections, omnibus or otherwise, for hearing at Omnibus Hearings or other hearings the Debtors may schedule with the Bankruptcy Court.

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718); A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); SR – Rover de Puerto Rico, LLC (f/k/a Sears, Roebuck de Puerto Rico, Inc.) (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Rover Brands Business Unit, LLC (f/k/a Sears Brands Business Unit Corporation) (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); Sears Brands Management Corporation (5365); and SRe Holding Corporation (4816). The location of the Debtors’ corporate headquarters is 3333 Beverly Road, Hoffman Estates, Illinois 60179.

2. The Bankruptcy Court may enter an order at the scheduled hearing sustaining an objection to proofs of claim (each, a “**Proof of Claim**”) with respect to which no response (a “**Response**”)² is properly filed and served.
3. The hearing to consider an objection to Proofs of Claim as to which a Response is properly filed and served (each, a “**Contested Claim**”) shall be set for a contested hearing (each, a “**Claims Hearing**”) to be scheduled by the Debtors, in their sole discretion, as set forth herein. The Debtors may request that the Bankruptcy Court schedule Claims Hearings on the date and/or time of the Omnibus Hearings or at another date and time.
4. The Debtors shall schedule a Claims Hearing for a Contested Claim as follows:
 - (i) For a non-evidentiary hearing to address whether the Contested Claim has failed to state a claim against the Debtors which can be allowed and should be dismissed pursuant to Bankruptcy Rule 7012 (a “**Sufficiency Hearing**”), unless the Debtors serve the applicable claimant (the “**Claimant**”) with a Notice of Merits Hearing (as defined herein), the Sufficiency Hearing shall go forward at the return date set in accordance with paragraph 1 of these Claims Hearing Procedures. The legal standard of review that will be applied by the Bankruptcy Court at a Sufficiency Hearing will be equivalent to the standard applied by the Bankruptcy Court upon a motion to dismiss for failure to state a claim upon which relief can be granted.
 - (ii) For an evidentiary hearing on the merits of a Contested Claim (a “**Merits Hearing**”), the Debtors may, in their sole discretion, serve upon the relevant Claimant, by email or overnight delivery, with a copy to the Creditors’ Committee, and file with the Bankruptcy Court, a notice substantially in the form attached to the *Order Approving (I) Claims Objection Procedures, (II) Claims Settlement Procedures, and (III) Claims Hearing Procedures* (ECF No. 3014) as **Exhibit 2** (a “**Notice of Merits Hearing**”), at least thirty (30) calendar days prior to the date of such Merits Hearing. The rules and procedures applicable to such Merits Hearing will be set forth in any scheduling order issued by the Bankruptcy Court in connection therewith.
5. Discovery with respect to a Contested Claim will not be permitted until either: (i) the Bankruptcy Court has held a Sufficiency Hearing and determined that the Contested Claim states a claim that could be allowed and should not be dismissed pursuant to Bankruptcy Rule 7012; or (ii) the Debtors have served on the relevant Claimant a Notice of Merits Hearing with respect to the Contested Claim.
6. The Debtors may file and serve a reply (a “**Reply**”) to a Response no later than 4:00 p.m. (Prevailing Eastern Time) on the day that is at least two (2) business days prior to the date of the applicable hearing.
7. The Debtors, in their sole discretion, are authorized to further adjourn a hearing scheduled in accordance herewith at any time by providing notice to the Bankruptcy Court and the Claimant.

² Any information submitted in connection with a Proof of Claim shall be part of the record with respect to the relevant Claim, and any such information already submitted need not be resubmitted in connection with the Claims Hearing Procedures.

8. **Sanctions.** The Bankruptcy Court will consider appropriate sanctions, including allowance or disallowance of the Contested Claim, if either party does not follow the Claims Hearing Procedures.

BY ORDER OF THE BANKRUPTCY COURT